By Ms. WOOLSEY (for herself, Mr. YATES, Mr. McDERMOTT, Mr. FROST, Ms. PELOSI, Mr. FRANK of Massachusetts, Mr. FILNER, Mr. WARD, Mr. BEILENSON, Mr. UNDERWOOD, Mr. CLY-BURN, Mr. HILLIARD, Ms. VELAZQUEZ, Mr. SCHUMER, Mr. PORTER, Mrs. MORELLA, Mr. DELLUMS, Ms. FURSE, Mr. Flake, Mr. Nadler, Mr. Gene GREEN of Texas, Mr. ACKERMAN, Ms. ESHOO. JACKSON-LEE. Ms. TORRES, Ms. HARMAN, Ms. DELAURO, and Ms. WATERS):

H. Res. 220. Resolution expressing the sense of the House of Representatives that the Senate should ratify the Convention on the Elimination of All Forms of Discrimination Against Women: to the Committee on International Relations.

¶113.38 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 44: Mr. Petri, Mr. Miller of Florida, and Mr. KLECZKA.

H.R. 60: Mr. BLILEY.

H.R. 325: Mr. WAXMAN.

H.R. 357: Ms. NORTON.

H.R. 390: Mr. THORNBERRY.

H.R. 436: Mr. ENGLISH of Pennsylvania and Mr. LEWIS of Kentucky.

H.R. 444: Mr. THOMPSON.

H.R. 463: Mr. LUTHER.

H.R. 528: Mr. PARKER, Mr. GORDON, Mr. KANJORSKI, and Mr. ACKERMAN.

H.R. 615: Mr. ROGERS.

H.R. 739: Mr. DORNAN, Mr. BLUTE, and Mr. BLILEY.

H.R. 743: Ms. PRYCE, Mr. BACHUS, Mr. BARR, Mr. SPENCE, Mr. LAHOOD, and Mr.

H.R. 789: Mr. Kasich, Mr. Hastings of Washington, Ms. DUNN of Washington, Mr. CUNNINGHAM, Mr. PORTER, and Mr. METCALF.

H.R. 866: Mr. OLVER.

H.R. 899: Mr. DORNAN.

H.R. 952: Mr. GOODLING and Mr. POMEROY.

H.R. 972: Mr. HINCHEY, Ms. DUNN of Washington, and Mr. SAXTON.

H.R. 994: Mr. Bono, Mr. Lucas, Mr. Saxton. Mr. BARTLETT of Maryland, Mr. PICKETT, and Mr UNDERWOOD

H.R. 1005: Mrs. MEYERS of Kansas.

H.R. 1007: Mrs. CHENOWETH.

H.R. 1010: Mr. HOKE.

H.R. 1021: Mr. TORRES. H.R. 1023: Mr. SPENCE and Mr. KANJORSKI.

H.R. 1073: Mr. HALL of Ohio, Mr. DIXON, and Ms. Danner.

R. 1074: Mr. SABO and Mr. HALL of Ohio.

H.R. 1078: Mr. ROHRABACHER.

H.R. 1083: Mr. Quinn, Mr. Cunningham, Mr. DORNAN, Mr. Fox, and Mr. HUTCHINSON.

H.R. 1162: Mr. HAYWORTH.

H.R. 1202: Mr. FRANK of Massachusetts and Mr. Peterson of Florida.

H.R. 1299: Mrs. MEYERS of Kansas.

H.R. 1339: Ms. DELAURO.

H.R. 1404: Ms. DELAURO, Mr. DORNAN, Mr. GIBBONS, Ms. MOLINARI, Mr. OLVER, and Ms. EDDIE BERNICE JOHNSON of Texas.

H.R. 1501: Mr. CHAMBLISS.

H.R. 1560: Mr. OBEY.

H.R. 1656: Mr. GEJDENSON.

H.R. 1744: Mr. BURTON of Indiana, Mr. GANSKE, and Mr. NORWOOD.

H.R. 1756: Mr. STOCKMAN, Mr. CHAMBLISS, Mr. BAKER of Louisiana, and Mrs. CUBIN.

H.R. 1767: Mr. OBERSTAR.

H.R. 1802: Mr. HUTCHINSON, Mr. KIM, and Mr. GOODLATTE.

H.R. 1818: Mr. OXLEY, Mr. KINGSTON, Mr. BARR, Mr. DEAL of Georgia, Mr. SHAYS, Mr. SCARBOROUGH, Mr. PAXON, Mr. WHITFIELD, Mr. DOOLITTLE, Mr. SMITH of Michigan, and Mr. Brownback.

H.R. 1821: Mr. TORRES, Mr. CRAMER, and Mrs. Seastrand.

H.R. 1846: Mr. Ackerman, Mr. Johnston of Florida, Ms. Roybal-Allard, and Mr. Torricelli.

H.R. 1856: Ms. PRYCE, Mr. LAUGHLIN, Mr. Mr. WILSON, Mr. FORBES, VENTO HAYWORTH, Mr. SCARBOROUGH, Mr. BRYANT of Tennessee, Mr. Foley, Mr. Bilirakis, Mr. Klug, Mr. Allard, and Mr. Baker of California.

H.R. 1866: Mr. PORTER, Mr. PARKER, and Ms. WOOLSEY.

H.R. 1872: Mr. WILLIAMS, Mr. FOLEY, Mr. OLVER, Mr. SANDERS, Mr. NADLER, Mr. GUTIERREZ, Mr. STARK, Mr. HOYER, Mr. FIL-NER. Mr. OWENS. Ms. WATERS. Mr. BENTSEN. Ms. McKinney, Mr. Borski, Mrs. Lowey, Mr. LAZIO of New York, Mr. DELLUMS, Mr. BROWN of California, Mr. Durbin, Ms. Woolsey, Mr. JOHNSTON of Florida, Mr. RANGEL, Mr. WYNN, Mr. DEFAZIO, Mr. TUCKER, Mr. WARD, Mr. DIXON, Mrs. MALONEY, Mr. FLANAGAN, Mr. LEWIS of Georgia, Ms. ROYBAL-ALLARD, Mr. COLEMAN, Mrs. MEEK of Florida, Mr. EVANS. Ms. VELAZQUEZ, Mr. GENE GREEN of Texas, Mr. BEILENSON, Mr. SHAYS, Ms. LOFGREN, Mr. LANTOS, Mr. FROST, Mr. FOX, Mr. FAZIO of California, Mr. SABO, and Mr. FATTAH. H.R. 1883: Mr. BLILEY. H.R. 1893: Mr. ENGEL, Mr. FORBES, and Mr.

ROHRABACHER.

H.R. 1932: Mr. Forbes, Mr. Hostettler, Mr. FLANAGAN, and Mr. SOLOMON.

H.R. 1963: Mr. Schiff. H.R. 1982: Mr. LUTHER

H.R. 2000: Ms. VELAZQUEZ.

H.R. 2006: Mr. HOLDEN, Mr. HANSEN, and Mr. GILCHREST.

H.R. 2007: Mr. HOLDEN, Mr. HANSEN, Mr. CRAMER, and Mr. GILCHREST.

H.R. 2010: Mr. HOKE.

H.R. 2119: Ms. Danner, Ms. Rivers, Mrs. KELLY, Mr. PASTOR, Mr. SANDERS, and Mr.

H.R. 2132: Mr. FROST, Mr. PETE GEREN of Texas, Mr. MANTON, and Mr. GENE GREEN of Texas

2137: Mr. GUTKNECHT and Ms. H.R. LOFGREN

H.R. 2138: Mr. INGLIS of South Carolina.

H.R. 2152: Mr. Deutsch, Mr. Gekas, Mr. KLUG, Mr. COLLINS of Georgia, and Mr. HUTCHINSON.

H.R. 2164: Mr. JOHNSTON of Florida.

H.R. 2181: Mr. ACKERMAN, Mr. CLAY, Mr. FROST, and Mr. JOHNSTON of Florida.

H.R. 2189: Mr. LAUGHLIN, Mr. ABERCROMBIE, Mr. POMEROY, and Mr. SCOTT.

H.R. 2190: Mr. RIGGS. H.R. 2200: Mr. CREMEANS, Mr. TALENT, Mr. PICKETT, Mr. KNOLLENBERG, Mr. SOUDER, Ms. DANNER, Mr. LEVIN, Mr. STUMP, Mr. KILDEE, Mr. Conyers, Mr. Burr, Mr. Istook, Mr. Sol-OMON, Mr. BARCIA of Michigan, Mr. BRYANT of Tennessee, Miss COLLINS of Michigan, Mr. CRAMER, Mr. DINGELL, Mr. TRAFICANT, Mr. OWENS, Mr. BURTON of Indiana, Mr. WALKER, Ms. KAPTUR, Mr. CHRYSLER, Mr. HUTCHINSON, Mr. BOEHNER, Mr. REGULA, and Mr. HUNTER.

H. Con. Res. 80: Mr. MILLER of California, Mr. Yates, Mr. Kildee, Ms. Pelosi, Mr. Del-LUMS, Mr. MATSUI, Mr. FRAZER, and Mr. CON-

WEDNESDAY, SEPTEMBER 13, 1995 (114)

The House was called to order by the SPEAKER.

¶114.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Tuesday, September 12, 1995.

Pursuant to clause 1, rule I, the Journal was approved.

¶114.2 COMMUNICATION

1425. A letter from the Director, Defense Security Assistance Agency, transmitting

the Department of the Navy's proposed lease of defense articles to New Zealand (Transmittal No. 31-95), pursuant to 22 U.S.C. 2796a(a); which was referred to the Committee on International Relations.

¶114.3 INTELLIGENCE AUTHORIZATION

The SPEAKER pro tempore, Mr. DICKEY, pursuant to House Resolution 216 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 1655) to authorize appropriations for fiscal year 1996 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes.

The SPEAKER pro tempore, Mr. DICKEY, by unanimous consent, designated Mr. BURTON as Chairman of the Committee of the Whole; and after some time spent therein,

¶114.4 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. FRANK:

Page 5, after line 22, insert the following:

SEC. 105. REDUCTION IN AUTHORIZATIONS.

- (a) IN GENERAL.-Except as provided in subsection (b), the aggregate amount authorized to be appropriated by this Act, including the amounts specified in the classified Schedule of Authorizations referred to in section 102, is reduced by three percent.
- (b) EXCEPTION.—Subsection (a) does not apply to amounts authorized to be appropriated by section 201 for the Central Intelligence Agency Retirement and Disability Fund.
- (c) TRANSFER AND REPROGRAMMING AU-THORITY.—(1) The President, in consultation with the Director of Central Intelligence and the Secretary of Defense, may apply the reduction required by subsection (a) by transferring amounts among the accounts or reprogramming amounts within an account, as specified in the classified Schedule of Authorizations referred to in section 102, so long as the aggregate reduction in the amount authorized to be appropriated by this Act equals three percent.
- (2) Before carrying out paragraph (1), the President shall submit a notification to the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate, which notification shall include the reasons for each proposed transfer or reprogramming. It was decided in the Yeas 162

negative Nays 262

 $\P 114.5$ [Roll No. 654] AYES-162

Allard Boucher Clement Baldacci Brewster Clyburn Coble Coburn Brown (CA) Barcia Barrett (WI) Brown (FL) Becerra Brown (OH) Collins (IL) Beilenson Brownback Collins (MI) Bentsen Bryant (TX) Condit Bunn Berman Conyers Camp Clay Blute Costello Bonior Coyne Clayton

Lincoln Lipinski

Lofgren

Lowey

Luther

Maloney

Manton

Manzullo

Markey Martinez

Martini

McCarthy

McKinney

McNulty

Meehan

Metcalf

Mfume

Minge

Morella

Oberstan

Nadler

Obey

Orton

Owens

Pastor

Peľosi

Petri

Porter

Poshard

Rangel

Rivers

Deal

DeLay Deutsch

Roemer

Ramstad

Payne (NJ)

Payne (VA)

Peterson (MN)

NOES-262

Menendez

Miller (CA)

McDermott

LoBiondo

HOUSE OF REPRESENTATIVES

DeFazio DeLauro Dellums Doggett Duncan Durbin Ehlers Ensign Eshoo Evans Farr Fattah Fields (LA) Filner Flake Flanagan Foglietta Ford Frank (MA) Furse Gephardt Goodlatte Gordon Green Gutierrez Gutknecht Hefner Hilliard Hinchey Hoekstra Jackson-Lee Jacobs Johnson (SD) Kanjorski Kennedy (MA) Kennelly Kleczka Klug LaFalce Lantos Levin

Lewis (GA)

Abercrombie

Ackerman

Andrews

Archer

Armey

Bachus

Baesler

Bartlett

Canady

Castle

Chabot

Chambliss

Chapman

Chrysler

Coleman

Combest

Cooley

Cramer

Crane

Crapo

Cubin

Davis

Cremeans

Cunningham

de la Garza

Cox

Clinger

Barr

Rohrabacher Roth Roukema Roybal-Allard Royce Sabo Sanders Sanford Sawyer Saxton Schroeder Schumer Sensenbrenner Serrano Shays Skaggs Slaughter Smith (MI) Smith (WA) Souder Stark Stenholm Studds Stupak Thompson Torres Torricelli Upton Velazquez Vento Volkmer Ward Waters Watt (NC) Waxman Weller Williams Woolsey Wyden Yates

Zimmer

Hayes

Hastings (FL)

Hastings (WA)

McHugh McInnis McIntosh McKeon Meek Meyers Mica Miller (FL) Mineta Molinari Montgomery Moorhead Moran Murtha Myers Myrick Nethercutt Neumann Ney Norwood Nussle Ortiz Oxley Packard Pallone Parker Paxon Peterson (FL) Pickett

Quillen Quinn Tanner Tate Radanovich Tauzin Taylor (MS) Taylor (NC) Rahall Reed Regula Tejeda Richardson Thomas Thornberry Riggs Roberts Thornton Rogers Ros-Lehtinen Thurman Tiahrt Torkildsen Rose Salmon Traficant. Visclosky Scarborough Schaefer Vucanovich Schiff Walker Scott Walsh Seastrand Wamp Watts (OK) Shadegg Weldon (FL) Shaw Shuster Weldon (PA) White Whitfield Skeen Skelton Smith (N.J) Wicker Smith (TX) Wilson Solomon Spence Wolf Spratt Wynn Young (AK) Stockman Young (FL) Zeliff Stokes Stump Talent NOT VOTING-10

Ballenger Moakley Cardin Mollohan Reynolds Frost

Pombo

Pomerov

Portman

Pryce

Waldholtz

So the amendment was not agreed to. After some further time.

¶114.6 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. FRANK:

Page 10, after line 17, inset the following: SEC. 308. DISCLOSURE OF ANNUAL INTEL-LIGENCE BUDGET.

As of October 1, 1995, and for fiscal year 1996, and in each year thereafter, the aggregate amounts requested and authorized for, and spent on, intelligence and intelligencerelated activities shall be disclosed to the public in an appropriate manner.

It was decided in the Yeas 154 Nays 271 negative

¶114.7[Roll No. 655] AYES-154

Ackerman Engel Johnston Bachus Eshoo Kanjorski Baldacci Evans Kennedy (MA) Barcia Kennedy (RI) Farr Barrett (WI) Fazio Kildee Fields (LA) Becerra Kleczka Beilenson Lantos Filner Berman Flake Levin Lewis (GA) Bonior Foglietta Borski Ford Lincoln Frank (MA) Browder Lipinski Brown (CA) Frost Lofgren Brown (FL) Furse Lowey Brown (OH) Gejdenson Luther Bunn Gephardt Malonev Clay Gibbons Manton Clayton Gonzalez Markey Goodlatte Martinez Clement Clyburn Gordon Matsui Collins (IL) Green McCarthy Collins (MI) Gutierrez McDermott Hamilton Condit McKinney Conyers Costello Harman McNulty Hastings (FL) Meehan Hefner Hilliard Menendez Coyne Danner Metcalf DeFazio Hinchey Mfume DeLauro Horn Istook Miller (CA) Dellums Mineta Dicks Jackson-Lee Minge Doggett Jacobs Johnson (SD) Mink Duncan Moran Johnson, E. B.

Nadler Rose Roybal-Allard Neal Oberstar Obey Olver Sabo Sanders Sawyer Schroeder Pallone Schumer Pastor Payne (NJ) Scott Payne (VA) Pelosi Serrano Shays Peterson (MN) Skaggs Pomeroy Poshard Slaughter Spratt Rangel Stark Stenholm Reed Riggs Stokes Roemer Studds Rohrabacher Stupak

Abercrombie

Allard

Archer

Armey

Baesler

Baker (CA) Baker (LA)

Ballenger

Bartlett

Barton

Bateman

Bentsen

Bereuter

Bevill

Bilbray

Bishop

Bliley

Bilirakis

Boehlert

Boehner

Bonilla

Boucher

Brownback

Bryant (TN)

Bryant (TX)

Bunning

Burton

Calvert

Canady

Camp

Castle

Chabot

Chambliss

Chapman

Chrysler

Coleman

Combes

Cooley

Cramer

Crane

Crapo

Cubin

Deal

DeLay

Deutsch

Dickey Dingell

Dixon

Dooley

Doolittle

Dornan

Doyle

Dreier

Dunn

Edwards

Lewis (CA)

Lewis (KY)

Lightfoot

Spence

Stearns

Stockman

Ehlers

Ehrlich

Emerson

Diaz-Balart

Cremeans

Cunningham

Davis de la Garza

Cox

Collins (GA)

Clinger

Coble

Chenoweth

Christensen

Callahan

Buyer

Burr

Bono

Bass

Barrett (NE)

Barr

Andrews

Thompson Thornton Thurman Torres Torricelli Velazquez Vento Ward Waters Watt (NC) Waxman Williams Woolsey Wyden Yates Zimmer

NOES-271

English Ensign Everett Ewing Fattah Fawell Fields (TX) Flanagan Forbes Fowler Fox Franks (CT) Franks (NJ) Frelinghuysen Frisa Funderburk Gallegly Ganske Gekas Geren Gilchrest Gillmor Gilman Goodling Goss Graham Greenwood Gunderson Gutknecht Hall (OH) Hall (TX) Hancock Hansen Hastert Hastings (WA) Hayes Hayworth Hefley Heineman Herger Hilleary Hobson Hoekstra Hoke Holden Hostettler Radanovich Houghton Rahall Hoyer Ramstad Hunter Regula Richardson Hutchinson Rivers Inglis Roberts Rogers Jefferson Johnson (CT) Ros-Lehtinen Johnson Sam Roth Roukema Jones Kaptur Kasich Salmon Kelly Sanford Kennelly Saxton Kim Scarborough Schaefer King Kingston Seastrand Klink Sensenbrenner Klug Knollenberg Shadegg Shaw Shuster Kolbe LaFalce Skeen LaHood Skelton Smith (MI) Largent Latham Smith (NJ) LaTourette Smith (TX) Smith (WA) Laughlin Lazio Solomon Leach Souder

Linder Livingston LoBiondo Longley Lucas Manzullo Martini Mascara McCollum McCrery McDade McHale McHugh McInnis McIntosh McKeon Meek Meyers Mica Miller (FL) Molinari Montgomery Moorhead Murtha Myers Myrick Nethercutt Neumann Ney Norwood Nussle Ortiz Orton Oxley Packard Parker Paxon Peterson (FL) Petri Pickett Pombo Porter Portman Pryce Quillen Quinn

Barton Bass Bateman Bereuter Bevill Bilbray Bilirakis Bishop Bliley Boehlert Boehner Bonilla Bono Browder Bryant (TN) Bunning Burr Burton Buver Callahan Calvert

Diaz-Balart Hayworth Dickey Hefley Heineman Dicks Dingell Herger Baker (CA) Dixon Hilleary Baker (LA) Hobson Dooley Doolittle Hoke Barrett (NE) Holden Dornan Doyle Horn Dreier Hostettler Dunn Houghton Edwards Hoyer Ehrlich Hunter Hutchinson Emerson Engel English Inglis Everett Istook Ewing Fawell Jefferson Johnson (CT) Johnson, E. B. Johnson, Sam Fazio Fields (TX) Foley Jones Forbes Kasich Fowler Kelly Kennedy (RI) Fox Franks (CT) Kildee Franks (NJ) Kim Frelinghuysen King Frisa Kingston Funderburk Klink Gallegly Knollenberg Ganske Kolbe LaHood Gejdenson Gekas Largent Geren Latham Chenoweth Gibbons LaTourette Christensen Gilchrest Laughlin Gillmor Lazio Gilman Leach Lewis (CA) Gonzalez Lewis (KY) Collins (GA) Goodling Goss Lightfoot Graham Linder Greenwood Livingston Gunderson Longley Hall (OH) Lucas Hall (TX) Mascara Hamilton Matsui

Hancock

Hansen

Harman

McCollum

McCrery

McDade

Stump Talent Traficant Weller Whitfield Upton Visclosky Tate Volkmer Wilson Vucanovich Wise Tauzin Taylor (MS) Waldholtz Wolf Taylor (NC) Tejeda Walker Wynn Walsh Young (AK) Thomas Wamp Young (FL) Watts (OK) Thornberry Zeliff Weldon (FL) Tiahrt Torkildsen Weldon (PA)

NOT VOTING-9

Cardin Mollohan Sisisky Coburn Reynolds Tucker Moakley Schiff White

So the amendment was not agreed to. The SPEAKER pro tempore, Mr. GOODLATTE, assumed the Chair.

When Mr. BURTON, Chairman, pursuant to House Resolution 216, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Intelligence Authorization Act for Fiscal Year 1996".

TITLE I—INTELLIGENCE ACTIVITIES

SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for fiscal year 1996 for the conduct of the intelligence and intelligence-related activities of the following elements of the United States Government:

- (1) The Central Intelligence Agency.
- (2) The Department of Defense.
- (3) The Defense Intelligence Agency.
- 4) The National Security Agency.
- (5) The Department of the Army, the Department of the Navy, and the Department of the Air Force.
 - (6) The Department of State.
 - (7) The Department of Treasury.
 - (8) The Department of Energy.
 - (9) The Federal Bureau of Investigation.
- (10) The Drug Enforcement Administration.
- (11) The National Reconnaissance Office.
- (12) The Central Imagery Office.

SEC. 102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.

- (a) SPECIFICATIONS OF AMOUNTS AND PERSONNEL CEILINGS.—The amounts authorized to be appropriated under section 101, and the authorized personnel ceilings as of September 30, 1996, for the conduct of the intelligence and intelligence-related activities of the elements listed in such section, are those specified in the classified Schedule of Authorizations prepared to accompany the bill H.R. 1655 of the 104th Congress.
- (b) AVAILABILITY OF CLASSIFIED SCHEDULE OF AUTHORIZATIONS.—The Schedule of Authorizations shall be made available to the Committees on Appropriations of the Senate and House of Representatives and to the President. The President shall provide for suitable distribution of the Schedule, or of appropriate portions of the Schedule, within the executive branch.

SEC. 103. PERSONNEL CEILING ADJUSTMENTS.

(a) AUTHORITY FOR ADJUSTMENTS.—With the approval of the Director of the Office of Management and Budget, the Director of Central Intelligence may authorize employment of civilian personnel in excess of the number authorized for fiscal year 1996 under section 102 when the Director of Central Intelligence determines that such action is

necessary to the performance of important intelligence functions, except that the number of personnel employed in excess of the number authorized under such section may not, for any element of the intelligence community, exceed two percent of the number of civilian personnel authorized under such section for such element.

(b) NOTICE TO INTELLIGENCE COMMITTEES.—The Director of Central Intelligence shall promptly notify the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate whenever he exercises the authority granted by this section.

SEC. 104. COMMUNITY MANAGEMENT ACCOUNT.

- (a) AUTHORIZATION OF APPROPRIATIONS.— There is authorized to be appropriated for the Community Management Account of the Director of Central Intelligence for fiscal year 1996 the sum of \$80,713,000. Within such amounts authorized, funds identified in the classified Schedule of Authorizations referred to in section 102(a) for the Advanced Research and Development Committee and the Environmental Task Force shall remain available until September 30, 1997.
- (b) AUTHORIZED PERSONNEL LEVELS.—The Community Management Staff of the Director of Central Intelligence is authorized 247 full-time personnel as of September 30, 1996. Such personnel of the Community Management Staff may be permanent employees of the Community Management Staff or personnel detailed from other elements of the United States Government.
- (c) REIMBURSEMENT.—During fiscal year 1996, any officer or employee of the United States or a member of the Armed Forces who is detailed to the Community Management Staff from another element of the United States Government shall be detailed on a reimbursable basis, except that any such officer, employee or member may be detailed on a nonreimbursable basis for a period of less than one year for the performance of temporary functions as required by the Director of Central Intelligence.

TITLE II—CENTRAL INTELLIGENCE AGEN-CY RETIREMENT AND DISABILITY SYS-TEM

SEC. 201. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated for the Central Intelligence Agency Retirement and Disability Fund for fiscal year 1996 the sum of \$213,900,000.

TITLE III—GENERAL PROVISIONS

SEC. 301. INCREASE IN EMPLOYEE COMPENSATION AND BENEFITS AUTHORIZED BY LAW.

Appropriations authorized by this Act for salary, pay, retirement, and other benefits for Federal employees may be increased by such additional or supplemental amounts as may be necessary for increases in such compensation or benefits authorized by law.

SEC. 302. RESTRICTION ON CONDUCT OF INTEL-LIGENCE ACTIVITIES.

The authorization of appropriations by this Act shall not be deemed to constitute authority for the conduct of any intelligence activity which is not otherwise authorized by the Constitution or the laws of the United States.

SEC. 303. APPLICATION OF SANCTIONS LAWS TO INTELLIGENCE ACTIVITIES.

(a) GENERAL PROVISIONS.—The National Security Act of 1947 (50 U.S.C. 401 et seq.), is amended by adding at the end thereof the following new title:

"TITLE IX—APPLICATION OF SANCTIONS LAWS TO INTELLIGENCE ACTIVITIES

"STAY OF SANCTIONS

"SEC. 901. Notwithstanding any provision of law identified in section 904, the President

may stay the imposition of an economic, cultural, diplomatic, or other sanction or related action by the United States Government concerning a foreign country, organization, or person when the President determines and reports to Congress in accordance with section 903 that to proceed without delay would seriously risk the compromise of an ongoing criminal investigation related to the activities giving rise to the sanction or an intelligence source or method related to the activities giving rise to the sanction. Any such stay shall be effective for a period of time specified by the President, which period may not exceed 120 days, unless such period is extended in accordance with section 902.

"EXTENSION OF STAY

"SEC. 902. Whenever the President determines and reports to Congress in accordance with section 903 that a stay of sanctions pursuant to section 901 has not afforded sufficient time to obviate the risk to an ongoing criminal investigation or to an intelligence source or method that gave rise to the stay, he may extend such stay for a period of time specified by the President, which period may not exceed 120 days. The authority of this section may be used to extend the period of a stay pursuant to section 901 for successive periods of not more than 120 days each.

"REPORTS

"SEC. 903. Reports to Congress pursuant to sections 901 and 902 shall be submitted in a prompt and timely fashion upon determinations under this title. Such reports shall be submitted to the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate. With respect to determinations relating to intelligence sources and methods, reports shall also be submitted to the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate. With respect to determinations relating to ongoing criminal investigations, reports shall also be submitted to the Committees on the Judiciary of the House of Representatives and the Senate.

"LAWS SUBJECT TO STAY

"SEC. 904. The President may use the authority of sections 901 and 902 to stay the imposition of an economic, cultural, diplomatic or other sanction or related action by the United States Government concerning a foreign country, organization, or person otherwise required to be imposed by the Chemical and Biological Weapons Control and Warfare Elimination Act of 1991 (title III of Public Law 102-182): the Nuclear Proliferation Prevention Act of 1994 (title VIII of Public Law 103-236); title XVII of the National Defense Authorization Act for Fiscal Year 1991 (Public Law 101-510) (relating to the nonproliferation of missile technology); the Iran-Iraq Arms Nonproliferation Act of 1992 (title XVI of Public Law 102-484); and section 573 of the Foreign Operations, Export Financing Related Programs Appropriations Act, 1994 (Public Law 103-87), section 563 of the Foreign Operations, Export Financing Related Programs Appropriations Act, 1995 (Public Law 103-306), and comparable provisions within annual appropriations Acts.

"APPLICATION

"SEC. 905. This title shall cease to be effective on the date which is three years after the date of the enactment of this title.".

(b) CLERICAL AMENDMENT.—The table of contents in the first section of such Act is amended by adding at the end thereof the following:

"TITLE IX—APPLICATION OF SANCTIONS LAWS TO INTELLIGENCE ACTIVITIES

"Sec. 901. Stay of sanctions.

"Sec. 902. Extension of stay.

"Sec. 903. Reports.

Sec. 904. Laws subject to stay.

"Sec. 905. Application.".

SEC. 304. THRIFT SAVINGS PLAN FORFEITURE.

Section 8432(g) of title 5, United States Code, is amended by adding at the end the following new paragraphs:

(5)(A) Notwithstanding any other provision of law, contributions made by the Government for the benefit of an employee or Member under subsection (c), and all earnings attributable to such contributions, shall be forfeited if the annuity of the employee or Member, or that of a survivor or beneficiary, is forfeited under subchapter II of chapter 83.

'(B) Forfeitures under this paragraph shall occur only if the offenses upon which the requisite annuity forfeitures are based happened subsequent to the enactment of this

paragraph.'

SEC. 305. AUTHORITY TO RESTORE SPOUSAL PENSION BENEFITS TO SPOUSES WHO COOPERATE IN CRIMINAL IN-VESTIGATIONS AND PROSECUTIONS FOR NATIONAL SECURITY FENSES.

Section 8318 of title 5, United States Code, is amended by adding at the end the fol-

lowing: "(e) The spouse of an individual whose annuity or retired pay is forfeited under section 8312 or 8313 after the date of enactment of this subsection shall be eligible for spousal pension benefits if the Attorney General of the United States determines that the spouse fully cooperated with Federal authorities in the conduct of a criminal investigation and subsequent prosecution of the individual which resulted in such forfeiture."

SEC. 306. SECRECY AGREEMENTS USED IN INTEL-LIGENCE ACTIVITIES.

Notwithstanding any other provision of law not specifically referencing this section, a nondisclosure policy form or agreement that is to be executed by a person connected with the conduct of an intelligence or intelligence-related activity, other than an employee or officer of the United States Government, may contain provisions appropriate to the particular activity for which such document is to be used. Such form or agreement shall, at a minimum, require that the person will not disclose any classified information received in the course of such activity unless specifically authorized to do so by the United States Government.

SEC. 307. LIMITATION ON AVAILABILITY OF FUNDS FOR AUTOMATIC DECLAS-SIFICATION OF RECORDS OVER 25 YEARS OLD.

(a) IN GENERAL.—Each agency of the National Foreign Intelligence Program shall use no more than \$2,500,000 of the amounts authorized to be appropriated by this Act to carry out the provisions of section 3.4 of Executive Order 12958.

(b) REQUIRED BUDGET SUBMISSION.—The President shall submit for fiscal year 1997 and each of the following five years a budget request which specifically sets forth the funds requested for implementation of section 3.4 of Executive Order 12958.

SEC. 308. COMPLIANCE WITH BUY AMERICAN ACT.

No funds appropriated pursuant to this Act may be expended by an entity unless the entity agrees that in expending the assistance the entity will comply with sections 2 through 4 of the Act of March 3, 1933 (41 U.S.C. 10a-10c, popularly known as the "Buy American Act'').

SEC. 309. SENSE OF CONGRESS; REQUIREMENT REGARDING NOTICE.

(a) PURCHASE OF AMERICAN-MADE EQUIP-MENT AND PRODUCTS.-In the case of any equipment or products that may be authorized to be purchased with financial assistance provided under this Act, it is the sense of the Congress that entities receiving such assistance should, in expending the assistance, purchase only American-made equipment and products.

(b) NOTICE TO RECIPIENTS OF ASSISTANCE.— In providing financial assistance under this Act, the Secretary of the Treasury shall provide to each recipient of the assistance a notice describing the statement made in subsection (a) by the Congress.

SEC. 310. PROHIBITION OF CONTRACTS.

If it has been finally determined by a court or Federal agency that any person intentionally affixed a fraudulent label bearing a 'Made in America' inscription, or any inscription with the same meaning, to any product sold in or shipped to the United States that was not made in the United States, such person shall be ineligible to receive any contract or subcontract made with funds provided pursuant to this Act, pursuant to the debarment, suspension, and ineligibility procedures described in sections 9.400 through 9.409 of title 48, Code of Federal Regulations.

TITLE IV—CENTRAL INTELLIGENCE **AGENCY**

SEC. 401. EXTENSION OF THE CIA VOLUNTARY SEPARATION PAY ACT.

Section 2(f) of the Central Intelligence Agency Voluntary Separation Pay Act (50 U.S.C. 403-4(f)), is amended by striking out September 30, 1997" and inserting in lieu thereof "September 30, 1999"

SEC. 402. VOLUNTEER SERVICE PROGRAM.

(a) GENERAL AUTHORITY.—The Director of Central Intelligence is authorized to establish and maintain a program from fiscal years 1996 through 2001 to utilize the services contributed by not more than 50 annuitants who serve without compensation as volunteers in aid of systematic or mandatory review for declassification or downgrading of classified information of the Central Intelligence Agency under applicable Executive orders governing the classification and declassification of national security information and Public Law 102-526.

(b) COSTS INCIDENTAL TO SERVICES.—The Director is authorized to use sums made available to the Central Intelligence Agency by appropriations or otherwise for paying the costs incidental to the utilization of services contributed by individuals under subsection (a). Such costs may include (but need not be limited to) training, transportation, lodging, subsistence, equipment, and supplies. The Director may authorize either direct procurement of equipment, supplies, and services, or reimbursement for expenses, incidental to the effective use of volunteers. Such expenses or services shall be in accordance with volunteer agreements made with such individuals. Sums made available for such costs may not exceed \$100,000.

(c) APPLICATION OF CERTAIN PROVISIONS OF $Law. -A \ volunteer \ under \ this \ section \ shall$ be considered to be a Federal employee for the purposes of subchapter I of title 81 (relating to compensation of Federal employees for work injuries) and section 1346(b) and chapter 171 of title 28 (relating to tort claims). A volunteer under this section shall be covered by and subject to the provisions of chapter 11 of title 18 of the United States Code as if they were employees or special Government employees depending upon the days of expected service at the time they begin volunteering.

TITLE V—DEPARTMENT OF DEFENSE INTELLIGENCE ACTIVITIES

501. DEFENSE INTELLIGENCE SENIOR LEVEL POSITIONS.

Section 1604 of title 10, United States Code, is amended to read as follows:

"§ 1604. Civilian personnel management

'(a) GENERAL PERSONNEL AUTHORITY.-The Secretary of Defense may, without regard to the provisions of any other law relating to the number, classification, or compensation of Federal employees-

(1) establish such positions for employees in the Defense Intelligence Agency and the Central Imagery Office as the Secretary considers necessary to carry out the functions of that Agency and Office, including positions designated under subsection (f) as Defense Intelligence Senior Level positions;

"(2) appoint individuals to those positions;

(3) fix the compensation for service in

those positions.

(b) AUTHORITY TO FIX RATES OF BASIC PAY; OTHER ALLOWANCES AND BENEFITS.—(1) The Secretary of Defense shall, subject to subsection (c), fix the rates of basic pay for positions established under subsection (a) in relation to the rates of basic pay provided in subpart D of part III of title 5 for positions subject to that title which have corresponding levels of duties and responsibilities. Except as otherwise provided by law, an employee of the Defense Intelligence Agency or the Central Imagery Office may not be paid basic pay at a rate in excess of the maximum rate payable under section 5376 of title 5

(2) The Secretary of Defense may provide employees of the Defense Intelligence Agency and the Central Imagery Office compensation (in addition to basic pay under paragraph (1)) and benefits, incentives, and allowances consistent with, and not in excess of the levels authorized for, comparable positions authorized by title 5.

(c) Prevailing Rates Systems.—The Secretary of Defense may, consistent with section 5341 of title 5, adopt such provisions of that title as provide for prevailing rate systems of basic pay and may apply those provisions to positions in or under which the Defense Intelligence Agency or the Central Imagery Office may employ individuals described by section 5342(a)(2)(A) of such title.

'(d) ALLOWANCES BASED ON LIVING COSTS AND ENVIRONMENT FOR EMPLOYEES STATIONED OUTSIDE CONTINENTAL UNITED STATES OR IN ALASKA.—(1) In addition to the basic compensation payable under subsection (b), employees of the Defense Intelligence Agency and the Central Imagery Office described in paragraph (3) may be paid an allowance, in accordance with regulations prescribed by the Secretary of Defense, at a rate not in excess of the allowance authorized to be paid under section 5941(a) of title 5 for employees whose rates of basic pay are fixed by statute.

'(2) Such allowance shall be based on-(A) living costs substantially higher than in the District of Columbia;

'(B) conditions of environment which-

"(i) differ substantially from conditions of environment in the continental United States; and

"(ii) warrant an allowance as a recruitment incentive; or

"(C) both of those factors.

'(3) This subsection applies to employees who-

"(A) are citizens or nationals of the United States; and

'(B) are stationed outside the continental United States or in Alaska.

(e) TERMINATION OF EMPLOYEES.—(1) Notwithstanding any other provision of law, the Secretary of Defense may terminate the employment of any employee of the Defense Intelligence Agency or the Central Imagery Office if the Secretary

"(A) considers such action to be in the interests of the United States; and

"(B) determines that the procedures prescribed in other provisions of law that authorize the termination of the employment of such employee cannot be invoked in a manner consistent with the national secu-

rity.
"(2) A decision by the Secretary of Defense to terminate the employment of an employee under this subsection is final and may not be appealed or reviewed outside the De-

partment of Defense.

(3) The Secretary of Defense shall promptly notify the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate whenever the Secretary terminates the employment of any employee under the authority of this sub-

section.

"(4) Any termination of employment under this subsection shall not affect the right of the employee involved to seek or accept employment with any other department or agency of the United States if that employee is declared eligible for such employment by the Director of the Office of Personnel Man-

agement. (5) The authority of the Secretary of Defense under this subsection may be delegated only to the Deputy Secretary of Defense, the Director of the Defense Intelligence Agency (with respect to employees of the Defense Intelligence Agency), and the Director of the Central Imagery Office (with respect to employees of the Central Imagery Office). An action to terminate employment of an employee by any such officer may be appealed to the Secretary of Defense.
"(f) DEFENSE INTELLIGENCE SENIOR LEVEL

Positions.—(1) In carrying out subsection (a)(1), the Secretary may designate positions described in paragraph (3) as Defense Intelligence Senior Level positions. The total number of positions designated under this subsection and in the Defense Intelligence Senior Executive Service under section 1601 of this title may not exceed the number of positions in the Defense Intelligence Senior Executive Service as of June 1, 1995.

(2) Positions designated under this subsection shall be treated as equivalent for purposes of compensation to the senior level positions to which section 5376 of title 5 is

applicable.

"(3) Positions that may be designated as Defense Intelligence Senior Level positions are positions in the Defense Intelligence Agency and Central Imagery Office that (A) are classified above the GS-15 level, (B) emphasize functional expertise and advisory activity, but (C) do not have the organizational or program management functions necessary for inclusion in the Defense Intelligence Senior Executive Service.

(4) Positions referred to in paragraph (3) include Defense Intelligence Senior Technical positions and Defense Intelligence Senior Professional positions. For purposes of

this subsection-

'(A) Defense Intelligence Senior Technical positions are positions covered by paragraph (3) that involve any of the following:

'(i) Research and development.

"(ii) Test and evaluation.

"(iii) Substantive analysis, liaison, or advisory activity focusing on engineering, physical sciences, computer science, mathematics, biology, chemistry, medicine, or other closely related scientific and technical fields.

"(iv) Intelligence disciplines including production, collection, and operations in close association with any of the activities described in clauses (i), (ii), and (iii) or related activities: and

"(B) Defense Intelligence Senior Professional positions are positions covered by paragraph (3) that emphasize staff, liaison, analytical, advisory, or other activity focusing on intelligence, law, finance and accounting, program and budget, human resources management, training, information services, logistics, security, and other appropriate fields.

(g) 'EMPLOYEE' DEFINED AS INCLUDING OF-FICERS.—In this section, the term 'employee', with respect to the Defense Intelligence Agency or the Central Imagery Office, includes any civilian officer of that Agency or Office.

SEC. 502. COMPARABLE BENEFITS AND ALLOW-ANCES FOR CIVILIAN AND MILITARY PERSONNEL ASSIGNED TO DEFENSE INTELLIGENCE FUNCTIONS OVER-SEAS.

(a) CIVILIAN PERSONNEL.—Section 1605 of title 10, United States Code, is amended-

(1) in subsection (a)-

(A) by inserting "(1)" after "(a)";

- (B) by striking out "of the Department of Defense" and all that follows through "this subsection," and inserting in lieu thereof "described in subsection (d)"; and
- (C) by designating the second sentence as paragraph (2);

(2) by striking out subsection (c) and inserting in lieu thereof the following:

"(c) Regulations prescribed under sub-section (a) may not take effect until the Secretary of Defense has submitted such regulations to-

'(1) the Committee on Armed Services and the Select Committee on Intelligence of the Senate: and

(2) the Committee on National Security and the Permanent Select Committee on Intelligence of the House of Representatives.";

(3) by adding at the end the following new subsection:

"(d) Subsection (a) applies to civilian personnel of the Department of Defense who-

'(1) are United States nationals:

"(2) in the case of employees of the Defense Intelligence Agency, are assigned to duty outside the United States and, in the case of other employees, are assigned to Defense Attache Offices or Defense Intelligence Agency Liaison Offices outside the United States: and

'(3) are designated by the Secretary of De-

fense for the purposes of subsection (a).".
(b) MILITARY PERSONNEL.—Section 431 of title 37, United States Code, is amended-

(1) in subsection (a), by striking out "who are assigned to" and all that follows through "of this subsection" and inserting in lieu thereof "described in subsection (e)

(2) by striking out subsection (d) and inserting in lieu thereof the following:

'(d) Regulations prescribed under subsection (a) may not take effect until the Secretary of Defense has submitted such regulations to-

(1) the Committee on Armed Services and the Select Committee on Intelligence of the Senate: and

(2) the Committee on National Security and the Permanent Select Committee on Intelligence of the House of Representatives.";

(3) by adding at the end the following new subsection:

'(e) Subsection (a) applies to members of the armed forces who-

'(1) are assigned—

(A) to Defense Attache Offices or Defense Intelligence Agency Liaison Offices outside the United States; or

"(B) to the Defense Intelligence Agency and engaged in intelligence-related duties outside the United States; and

(2) are designated by the Secretary of Defense for the purposes of subsection (a).".

SEC. 503. EXTENSION OF AUTHORITY TO CONDUCT INTELLIGENCE COMMERCIAL ACTIVITIES.

Section 431(a) of title 10, United States Code, is amended by striking out "1995" and inserting in lieu thereof "1998"

SEC. 504. AVAILABILITY OF FUNDS FOR TIER II UAV.

All funds appropriated for fiscal year 1995 for the Medium Altitude Endurance Unmanned Aerial Vehicle (Tier II) are specifically authorized, within the meaning of section 504 of the National Security Act of 1947 (50 U.S.C. 414), for such purpose.

TITLE VI-TECHNICAL AMENDMENTS

SEC. 601. CLARIFICATION WITH RESPECT TO PAY FOR DIRECTOR OR DEPUTY DIREC-TOR OF CENTRAL INTELLIGENCE APPOINTED FROM COMMISSIONED OFFICERS OF THE ARMED FORCES.

(a) CLARIFICATION.—Subparagraph (C) of section 102(c)(3) of the National Security Act of 1947 (50 U.S.C. 403(c)(3)) is amended to read as follows:

'(C) A commissioned officer of the Armed Forces on active duty who is appointed to the position of Director or Deputy Director, while serving in such position and while remaining on active duty, shall continue to receive military pay and allowances. Funds from which such pay and allowances are paid shall be reimbursed from funds available to the Director.'

(b) TECHNICAL CORRECTIONS.—(1) Subparagraphs (A) and (B) of such section are amended by striking out "pursuant to paragraph (2) or (3)" and inserting in lieu thereof "to the position of Director or Deputy Director"

(2) Subparagraph (B) of such section is amended by striking out "paragraph (A)" and inserting in lieu thereof "subparagraph (A)'

SEC. 602. CHANGE OF DESIGNATION OF CIA OF-FICE OF SECURITY.

Section 701(b)(3) of the National Security Act of 1947 (50 U.S.C. 431(b)(3)), is amended by striking out "Office of Security" and inserting in lieu thereof "Office of Personnel Secu-

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. GOODLATTE, announced that the yeas had it.

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

¶114.8 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. COMBEST, by unanimous consent,

Ordered, That in the engrossment of the foregoing bill, the Clerk be authorized to correct section numbers, punctuation, cross references, spelling, and to make other technical corrections as may be necessary.

¶114.9 PROVIDING FOR THE CONSIDERATION OF H.R. 1162

Mr. GOSS, by direction of the Committee on Rules, called up the following resolution (H. Res. 218):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the State of the Union for consideration of the bill (H.R. 1162) to establish a Deficit Reduction Trust Fund and pro-

vide for the downward adjustment of discretionary spending limits in appropriation bills. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Rules. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Rules. The committee amendment in the nature of a substitute shall be considered as read. Points of order against the committee amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the CON-GRESSIONAL RECORD designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate,

By unanimous consent, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the

¶114.10 DEFICIT REDUCTION LOCK-BOX

The SPEAKER pro tempore, Mr. GOODLATTE, pursuant to House Resolution 218 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 1162) to establish a Deficit Reduction Trust Fund and provide for the downward adjustment of discretionary spending limits in appropriation bills.

The SPEAKER pro tempore, Mr. GOODLATTE, by unanimous consent, designated Mr. QUINN as Chairman of the Committee of the Whole.

The Acting Chairman, Mr. RIGGS, assumed the Chair; and after some time spent therein,

¶114.11 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. FROST to the amendment submitted by Mr. GOSS:

Amendment submitted by Mr. FROST:

Amend the instruction relating to page 7, line 14, to read as follows:

Page 7, beginning on line 14, strike "after the date this bill was engrossed by the House of Representatives and". Amendment submitted by Mr. GOSS: Page 2, line 6, strike "ACCOUNT" and insert "LEDGER".

Page 2, line 7, strike "ESTABLISHMENT OF ACCOUNT" and insert "LEDGER".

Page 2, line 10, strike "ACCOUNT" and insert "LEDGER".

Page 2, line 11, strike "ESTABLISHMENT OF ACCOUNT" and insert "LEDGER".

Page 2, lines 11 and 12, strike "There" and all that follows through "Account," on line 13, and insert the following: "The Director of the Congressional Budget Office (hereinafter in this section referred to as the 'Director') shall maintain a ledger to be known as the 'Deficit Reduction Lock-box Ledger'."

Page 2, line 14, strike "Account" and insert "Ledger" and strike "subaccounts" and insert "entries".

Page 2, line 16, strike "subaccount" and insert "entry" and strike "entries" and insert "parts".

Page 3, strike lines 1 through 3 and insert the following:

"(b) COMPONENTS OF LEDGER.—Each component in an entry shall consist only of amounts credited to it under subsection (c). No entry of a negative amount shall be made.

Page 3, line 4, strike ''ACCOUNT'' and insert ''Ledger''.

Page 3, lines 5 and 6, strike "of the Congressional Budget Office (hereinafter in this section referred to as the 'Director')".

Page 3, line 9, strike "subaccount" and insert "entry".

Page 4, Ĭine 2, strike the comma and insert a period and strike lines 3 and 4.

Page 4, before line 5, add the following new paragraph:

"(3) CALCULATION OF LOCK-BOX SAVINGS IN SENATE.—For purposes of calculating under this section the net amounts of reductions in new budget authority and in outlays resulting from amendments agreed to by the Senate on an appropriation bill, the amendments reported to the Senate by its Committee on Appropriations shall be considered to be part of the original text of the bill.

Page 4, between lines 13 and 14, strike "account" and insert "ledger".

Page 5, lines 9 and 10, strike ", as calculated by the Director of the Congressional Budget Office, and" and insert a period, and on line 11 strike "the" and insert "The".

Page 5, line 19, strike ''Director of the Congressional Budget Office'' and insert ''chairman of the Committee on Appropriations of each House''.

Page 6, line 3, strike "ACCOUNT" and insert "LEDGER".

Page 6, line 7, strike "account" and insert "ledger", and on line 8, strike "subaccount" and insert "entry".

Page 6, strike line 9 and all that follows through page 7, line 7, and insert the following new section:

SEC. 6. DOWNWARD ADJUSTMENT OF DISCRETIONARY SPENDING LIMITS.

The discretionary spending limits for new budget authority and outlays for any fiscal year set forth in section 601(a)(2) of the Congressional Budget Act of 1974, as adjusted in strict conformance with section 251 of the Balanced Budget and Emergency Deficit Control Act of 1985, shall be reduced by the amounts set forth in the final regular appropriation bill for that fiscal year or joint resolution making continuing appropriations through the end of that fiscal year. Those amounts shall be the sums of the Joint House-Senate Lock-box Balances for that fiscal year, as calculated under section 602(a)(5) of the Congressional Budget Act of 1974. That bill or joint resolution shall contain the following statement of law: "As required by section 6 of the Deficit Reduction Lock-box Act of 1995, for fiscal year [insert appropriate fiscal year], the adjusted discretionary spending limit for new budget authority shall be reduced by \$ [insert appropriate amount of reduction] and the adjusted discretionary limit for outlays shall be reduced by \$ [insert appropriate amount of reduction]." Notwithstanding section 904(c) of the Congressional Budget Act of 1974, section 306 of that Act as it applies to this statement shall be waived. This adjustment shall be reflected in reports under sections 254(g) and 254(h) of the Balanced Budget and Emergency Deficit Control Act of 1985.

Page 7, lines 14 and 15, strike "the date this bill was engrossed by the House of Representatives" and insert "August 4, 1995".

Page 8, lines 5 and 6, strike "the date this bill was engrossed by the House of Representatives" and insert "Apgust 4, 1995".

¶114.12 [Roll No. 656]

AYES-204

Ackerman Frost Neal Allard Furse Obev Gejdenson Andrews Olver Baesler Gephardt Ortiz Baker (CA) Geren Orton Gibbons Baldacci Owens Barcia Gonzalez Pallone Barrett (WI) Gordon Pastor Payne (NJ) Becerra Green Bentsen Gutierrez Payne (VA) Bevill Hall (OH) Peterson (FL) Hamilton Peterson (MN) Bishop Bonior Harman Pickett Hastings (FL) Borski Pomeroy Poshard Boucher Haves Brewster Hefley Ramstad Browder Hefner Rangel Brown (CA) Hilleary Reed Brown (FL) Hilliard Richardson Brown (OH) Hinchey Rivers Bryant (TX) Holden Roemer Rose Cardin Horn Roybal-Allard Chabot Inglis Chapman Jackson-Lee Rovce Christensen Jacobs Rush Jefferson Sanders Clay Johnson (SD) Clayton Sanford Clement Johnson, E. B. Sawver Scarborough Clyburn Johnston Coburn Kanjorski Schroeder Coleman Kaptur Schumer Kennedy (MA) Collins (IL) Scott Collins (MI) Kennedy (RI) Serrano Condit Kennelly Shadegg Kildee Skaggs Convers Kleczka Skelton Cooley Klug LaHood Costello Slaughter Covne Smith (MI) Smith (WA) Cramer Lantos Cremeans Levin Souder Lewis (GA) Danner Stark de la Garza Stenholm Lincoln Deal Lipinski Stokes DeFazio LoBiondo Studds DeLauro Lofgren Stupak Dellums Lowey Talent Luther Deutsch Tanner Dingell Maloney Tauzin Taylor (MS) Doggett Manton Taylor (NC) Manzullo Doolev Doyle Markey Tejeda Duncan Martinez Thompson Durbin Mascara Thurman Edwards Matsui Torres Torricelli Ehrlich McCarthy McDermott Engel Towns Ensign McHale Velazquez Eshoo McKinney Vento Visclosky McNulty Evans Fattah Meehan Ward Fazio Meek Waters Fields (LA) Menendez Watt (NC) Mfume Miller (CA) Filner Weller Williams Flake Wise Foglietta Mineta Wyden Minge Montgomery Forbes Wvnn Moran Zimmei

NOES-221

Abercrombie Gallegly Myrick Archer Ganske Nadler Armey Gekas Nethercutt Bachus Gilchrest Neumann Baker (LA) Ney Norwood Gillmor Ballenger Gilman Barr Goodlatte Nussle Barrett (NE) Goodling Oberstar Oxley Bartlett Goss Barton Graham Packard Parker Greenwood Bass Bateman Gunderson Paxon Beilenson Gutknecht Pelosi Hall (TX) Petri Bereuter Berman Hancock Pombo Bilbray Bilirakis Hansen Porter Hastert Portman Bliley Hastings (WA) Blute Hayworth Quillen Heineman Boehlert Quinn Řadanovich Boehner Herger Bonilla Hobson Rahall Hoekstra Regula Bono Brownback Hoke Hostettler Bryant (TN) Roberts Houghton Rogers Bunn Bunning Rohrabacher Burr Hunter Ros-Lehtinen Hutchinson Burton Roth Hyde Istook Roukema Callahan Sabo Calvert Johnson (CT) Salmon Camp Johnson, Sam Saxton Canady Schaefer Jones Castle Kasich Schiff Chambliss Kelly Seastrand Chenoweth Kim Sensenbrenner Chrysler King Shaw Clinger Kingston Shays Coble Klink Shuster Knollenberg Collins (GA) Skeen Smith (N.J) Combest Kolbe LaFalce Smith (TX) Cox Crane Largent Solomon Crapo Latham Spence Cubin LaTourette Spratt Cunningham Laughlin Stearns Davis Lazio Stockman DeLay Leach Stump Diaz-Balart Lewis (CA) Tate Thomas Lewis (KY) Dickey Dicks Lightfoot Thornberry Dixon Linder Tiahrt Torkildsen Doolittle Livingston Dornan Longley Traficant Dreier Lucas Martini Upton Vucanovich Dunn Waldholtz Ehlers McCollum Emerson English McCrery McDade Walker Walsh McHugh Wamp Ewing Watts (OK) Waxman McInnis McIntosh Farr Weldon (FL) Fawell McKeon Fields (TX) Metcalf Meyers Weldon (PA) Flanagan White Fowler Whitfield Mica Miller (FL) Fox Wicker Frank (MA) Mink Wolf Franks (CT) Molinari Woolsey Franks (N.J) Moorhead Yates Frelinghuysen Morella Young (AK) Murtha Young (FL) Frisa Funderburk Myers

NOT VOTING—9

Moakley Sisisky Volkmer Mollohan Thornton Wilson

So the amendment to the amendment was not agreed to.

After some further time,

¶114.13 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mrs. MEEK:

At the end, add the following new section:
SEC. 8. REQUIREMENT THAT SAVINGS ONLY BE
USED TO REDUCE THE BUDGET DEFICIT.

Reductions in outlays and reductions in discretionary spending limits specified in section 601(a)(2) of the Congressional Budget

Act of 1974 resulting from the implementation of the Act shall be used only to reduce the budget deficit of the United States and shall not be used, directly or indirectly, to increase the budget deficit of the United States.

¶114.14 [Roll No. 657]

AYES-144

Ackerman Frost Moran Baldacci Furse Neal Barrett (WI) Gejdenson Oberstar Becerra Geren Obey Beilenson Gibbons Olver Bentsen Gonzalez Owens Berman Green Pastor Bevill Gutierrez Payne (NJ) Bishop Hall (OH) Payne (VA) Hamilton Peterson (MN) Borski Hastings (FL) Boucher Pomeroy Browder Brown (CA) Hefner Hilliard Poshard Rahall Brown (FL) Hinchey Rangel Hoyer Jackson-Lee Brown (OH) Rivers Bryant (TX) Rose Cardin Jacobs Roybal-Allard Clay Clayton Jefferson Johnson (SD) Rush Sabo Clement Johnson, E.B. Sanders Clyburn Johnston Schroeder Kanjorski Coleman Scott Collins (IL) Kennedy (MA) Serrano Skaggs Slaughter Collins (MI) Kleczka LaFalce Convers Costello Lantos Stark Coyne Lewis (GA) Stenholm Cramer Stokes Lincoln DeFazio Lofgren Studds Dellums Luther Stupak Deutsch Maloney Tanner Dicks Manton Thompson Dingell Dixon Markey Thornton Martinez Thurman Doggett Matsui Torres McCarthy Dooley Towns Engel McDermott Velazquez Eshoo McKinney Vento McNulty Visclosky Evans Meehan Volkmer Fattah Meek Ward Waters Fazio Menendez Fields (LA) Metcalf Watt (NC) Filner Mfume Waxman Miller (CA) Wise Flake Woolsey Foglietta Minge Ford Wvnn Frank (MA) Montgomery Yates

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Camp Abercrombie Ehlers Canady Allard Ehrlich Andrews Archer Chahot English Chambliss Ensign Armey Bachus Everett Chapman Chenoweth Ewing Fawell Baesler Baker (CA) Christensen Baker (LA) Chrysler Fields (TX) Ballenger Clinger Flanagan Coble Barcia Foley Barr Coburn Forbes Barrett (NE) Collins (GA) Fowler Fox Bartlett Combest Franks (CT) Barton Condit Franks (NJ) Bass Cooley Bateman Cox Frelinghuysen Bereuter Crane Frisa Funderburk Bilbray Crapo Bilirakis Cremeans Gallegly Bliley Ganske Gekas Cubin Cunningham Blute Boehlert Danner Gephardt Boehner Davis Gilchrest Bonilla Gillmor Deal Bonior DeLauro Gilman DeLay Diaz-Balart Goodlatte Bono Goodling Brewster Dickey Doolittle Brownback Gordon Bryant (TN) Goss Bunn Dornan Graham Bunning Doyle Greenwood Burr Dreier Gunderson Gutknecht Burton Duncan Hall (TX) Dunn Callahan Durbin Hancock Calvert Hansen

Harman Mascara McCollum Sanford Sawyer Hastert Hastings (WA) Saxton Hayes Hayworth McDade McHale Scarborough Schaefer McHugh Schiff Heineman McInnis Schumer McIntosh Seastrand Herger Hilleary McKeon Sensenbrenner Hobson Meyers Mica Shadegg Hoekstra Shaw Hoke Miller (FL) Shays Holden Mink Shuster Molinari Skeen Horn Hostettler Moorhead Skelton Smith (MI) Houghton Morella Murtha Smith (NJ) Hunter Hutchinson Myers Myrick Smith (TX) Hyde Smith (WA) Nadler Solomon Inglis Istook Nethercutt Souder Johnson (CT) Neumann Spence Johnson, Sam Ney Spratt Jones Norwood Stearns Kaptur Kasich Nussle Stockman Ortiz Stump Kelly Orton Talent Kennedy (RI) Oxley Tate Kennelly Packard Tauzin Taylor (MS) Kildee Pallone Taylor (NC) Kim Parker King Paxon Tejeda Kingston Pelosi Thomas Klink Peterson (FL) Thornberry Klug Knollenberg Tiahrt Torkildsen Pickett Kolbe Traficant Pombo LaHood Porter Upton Vucanovich Largent Portman Latham Pryce Waldholtz LaTourette Quillen Walker Walsh Laughlin Quinn Radanovich Lazio Wamp Watts (OK) Weldon (FL) Leach Ramstad Reed Levin Lewis (CA) Regula Weldon (PA) Lewis (KY) Lightfoot Richardson Weller White Riggs Roberts Whitfield Linder Lipinski Roemer Wicker Williams Livingston Rogers LoBiondo Rohrabacher Wolf Wyden Longley Ros-Lehtinen Roth Young (AK) Lowey Roukema Lucas Young (FL) Manzullo Royce Zeliff Salmon Martini Zimmer

NOT VOTING-8

de la Garza Reynolds Tucker Moakley Sisisky Wilson Mollohan Torricelli

So the amendment was not agreed to. The SPEAKER pro tempore, Mr. LAHOOD, assumed the Chair.

When Mr. QUINN, Chairman, pursuant to House Resolution 218, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and

SECTION 1. SHORT TITLE.

This Act may be cited as the "Deficit Reduction Lock-box Act of 1995".

SEC. 2. DEFICIT REDUCTION LOCK-BOX LEDGER.

(a) ESTABLISHMENT OF LEDGER.—Title III of the Congressional Budget Act of 1974 is amended by adding at the end the following new section:

"DEFICIT REDUCTION LOCK-BOX LEDGER

"Sec. 314. (a) ESTABLISHMENT OF LEDGER.— The Director of the Congressional Budget Office (hereinafter in this section referred to as the "Director") shall maintain a ledger to be known as the "Deficit Reduction Lock-box Ledger". The Ledger shall be divided into entries corresponding to the subcommittees of the Committees on Appropriations. Each entry shall consist of three parts: the 'House Lock-box Balance'; the 'Senate Lock-box Balance'; and the 'Joint House-Senate Lock-box Balance'.

"(b) COMPONENTS OF LEDGER.—Each component in an entry shall consist only of amounts credited to it under subsection (c). No entry of a negative amount shall be made.

"'(c) CREDIT OF AMOUNTS TO LEDGER.—(1) The Director shall, upon the engrossment of any appropriation bill by the House of Representatives and upon the engrossment of that bill by the Senate, credit to the applicable entry balance of that House amounts of new budget authority and outlays equal to the net amounts of reductions in new budget authority and in outlays resulting from amendments agreed to by that House to that bill.

"(2) The Director shall, upon the engrossment of Senate amendments to any appropriation bill, credit to the applicable Joint House-Senate Lock-box Balance the amounts of new budget authority and outlays equal to—

"(A) an amount equal to one-half of the sum of (i) the amount of new budget authority in the House Lock-box Balance plus (ii) the amount of new budget authority in the Senate Lock-box Balance for that bill; and

"(B) an amount equal to one-half of the sum of (i) the amount of outlays in the House Lock-box Balance plus (ii) the amount of outlays in the Senate Lock-box Balance for that bill.

"(3) CALCULATION OF LOCK-BOX SAVINGS IN SENATE.—For purposes of calculating under this section the net amounts of reductions in new budget authority and in outlays resulting from amendments agreed to by the Senate on an appropriation bill, the amendments reported to the Senate by its Committee on Appropriations shall be considered to be part of the original text of the bill.

"(d) DEFINITION.—As used in this section, the term 'appropriation bill' means any general or special appropriation bill, and any bill or joint resolution making supplemental, deficiency, or continuing appropriations through the end of a fiscal year."

tions through the end of a fiscal year.".

(b) CONFORMING AMENDMENT.—The table of contents set forth in section 1(b) of the Congressional Budget and Impoundment Control Act of 1974 is amended by inserting after the item relating to section 313 the following

"Sec. 314. Deficit reduction lock-box ledger.".

SEC. 3. TALLY DURING HOUSE CONSIDERATION.

There shall be available to Members in the House of Representatives during consideration of any appropriations bill by the House a running tally of the amendments adopted reflecting increases and decreases of budget authority in the bill as reported.

SEC. 4. DOWNWARD ADJUSTMENT OF 602(a) ALLO-CATIONS AND SECTION 602(b) SUB-ALLOCATIONS.

(a) Allocations.—Section 602(a) of the Congressional Budget Act of 1974 is amended by adding at the end the following new paragraph:

"(5) Upon the engrossment of Senate amendments to any appropriation bill (as defined in section 314(d)) for a fiscal year, the amounts allocated under paragraph (1) or (2) to the Committee on Appropriations of each House upon the adoption of the most recent concurrent resolution on the budget for that fiscal year shall be adjusted downward by the amounts credited to the applicable Joint House-Senate Lock-box Balance under section 314(c)(2). The revised levels of budget authority and outlays shall be submitted to each House by the chairman of the Com-

mittee on the Budget of that House and shall be printed in the Congressional Record.''.

SUBALLOCATIONS.—Section 602(b)(1) of Congressional Budget Act of 1974 is amended by adding at the end the following new sentence: "Whenever an adjustment is made under subsection (a)(5) to an allocation under that subsection, the chairman of the Committee on Appropriations of each House shall make downward adjustments in the most recent suballocations of new budget authority and outlays under subparagraph (A) to the appropriate subcommittees of that committee in the total amounts of those adjustments under section 314(c)(2). The revised suballocations shall be submitted to each House by the chairman of the Committee on Appropriations of that House and shall be printed in the Congressional Record.

SEC. 5. PERIODIC REPORTING OF LEDGER STATEMENTS.

Section 308(b)(1) of the Congressional Budget Act of 1974 is amended by adding at the end the following new sentence: "Such reports shall also include an up-to-date tabulation of the amounts contained in the ledger and each entry established by section 314(a)."

SEC. 6. DOWNWARD ADJUSTMENT OF DISCRETIONARY SPENDING LIMITS.

The discretionary spending limits for new budget authority and outlays for any fiscal year set forth in section 601(a)(2) of the Congressional Budget Act of 1974, as adjusted in strict conformance with section 251 of the Balanced Budget and Emergency Deficit Control Act of 1985, shall be reduced by the amounts set forth in the final regular appropriation bill for that fiscal year or joint resolution making continuing appropriations through the end of that fiscal year. Those amounts shall be the sums of the Joint House-Senate Lock-box Balances for that fiscal year, as calculated under section 602(a)(5) of the Congressional Budget Act of 1974. That bill or joint resolution shall contain the following statement of law: "As required by section 6 of the Deficit Reduction Lock-box Act of 1995, for fiscal year [insert appropriate fiscal year and each outyear, the adjusted discretionary spending limit for new budget authority shall be reduced by \$ [insert appropriate amount of reduction] and the adjusted discretionary limit for outlays shall be reduced by \$ [insert appropriate amount of reduction] for the budget year and each outyear." Notwithstanding section 904(c) of the Congressional Budget Act of 1974, section 306 of that Act as it applies to this statement shall be waived. This adjustment shall be reflected in reports under sections 254(g) and 254(h) of the Balanced Budget and Emergency Deficit Control Act of 1985.

SEC. 7. EFFECTIVE DATE.

(a) IN GENERAL.—This Act shall apply to all appropriations for fiscal year 1996 or any subsequent fiscal year.

(b) FY96 APPLICATION.—In the case of any

(b) FY96 APPLICATION.—In the case of any appropriation bill for fiscal year 1996 engrossed by the House of Representatives after August 4, 1995 and before the date of enactment of this bill, the Director of the Congressional Budget Office, the Director of the Office of Management and Budget, and the Committees on Appropriations and the Committees on the Budget of the House of Representatives and of the Senate shall, within 10 calendar days after that date of enactment of this Act, carry out the duties required by this Act and amendments made by that occur after the date this Act was engrossed by the House of Representatives.

(c) FY96 ALLOCATIONS.—The duties of the Director of the Congressional Budget Office and of the Committees on the Budget and on Appropriations of the House of Representatives pursuant to this Act and the amend-

ments made by it regarding appropriation bills for fiscal year 1996 shall be based upon the revised section 602(a) allocations in effect on August 4, 1995.

(d) DEFINITION.—As used in this section, the term "appropriation bill" means any general or special appropriation bill, and any bill or joint resolution making supplemental, deficiency, or continuing appropriations through the end of a fiscal year.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. LAHOOD, announced that the yeas had it.

Mr. CRAPO demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

¶114.15 [Roll No. 658] AYES—364

Combest Gilchrest Ackerman Allard Condit Gillmor Andrews Coolex Gilman Costello Gonzalez Archer Armey Cox Goodlatte Bachus Cramer Goodling Baesler Gordon Crane Baker (LA) Crapo Goss Graham Baldacci Cremeans Ballenger Cubin Green Barcia Cunningham Greenwood Barr Danner Gunderson Barrett (NE) Davis Gutknecht Deal Hall (OH) Barrett (WI) DeFazio Bartlett Hall (TX) Barton DeLauro Hamilton DeLay Deutsch Hancock Bass Bentsen Hansen Bereuter Diaz-Balart Harman Dickey Hastert Revill Hastings (FL) Bilbray Dicks Dingell Bilirakis Hastings (WA) Bishop Hayes Hayworth Doggett Bliley Dooley Blute Doolittle Hefley Boehlert Dornan Hefner Heineman Boehner Doyle Dreier Bonilla Herger Bono Duncan Hilleary Borski Hobson Dunn Boucher Durbin Hoekstra Brewster Edwards Hoke Holden Browder Ehlers Brown (CA) Ehrlich Horn Hostettler Brown (FL) Emerson English Brown (OH) Houghton Eshoo Brownback Hunter Bryant (TN) Everett Hutchinson Bryant (TX) Ewing Hyde Bunn Farr Inglis Fawell Bunning Istook Jackson-Lee Fazio Fields (LA) Burton Jacobs Fields (TX) Jefferson Buyer Callahan Johnson (CT) Calvert Flanagan Johnson (SD) Johnson, E. B. Camp Foley Canady Forbes Johnson, Sam Cardin Fowler Johnston Castle Fox Jones Chabot Franks (CT) Kanjorski Chambliss Franks (N.I) Kaptur Frelinghuysen Kasich Chapman Chenoweth Kelly Frisa Christensen Funderburk Kennedy (MA) Kennedy (RI) Chrysler Furse Clement Gallegly Kennelly Kildee Clinger Ganske Clyburn Gejdenson Kim King Coble Gekas Gephardt Kingston Coburn Coleman Kleczka Geren Collins (GA) Gibbons Klink

Klug Knollenberg Myrick Neal Kolbe LaFalce Neumann LaHood Ney Norwood Lantos Largent Latham Nussle Oberstar LaTourette Ortiz Laughlin Orton Oxley Lazio Leach Packard Levin Pallone Lewis (CA) Parker Lewis (KY) Pastor Lightfoot Paxon Lincoln Linder Lipinski LoBiondo Petri Lofgren Pickett Longley Pombo Lowey Pomeroy Lucas Porter Luther Portman Maloney Poshard Manton Pryce Quillen Manzullo Markey Quinn Radanovich Martinez Martini Ramstad Mascara Reed Matsui Regula McCarthy Richardson McCollum Riggs McCrery Rivers McDade Roberts McHale Roemer McHugh Rogers Rohrabacher McInnis McIntosh Ros-Lehtinen McKeon Rose McKinney Roth McNulty Meehan Roukema Rovce Salmon Menendez Metcalf Sanford Mevers Sawver Mfume Saxton Mica Scarborough Miller (CA) Schaefer Miller (FL) Schiff Schroeder Mineta Minge Molinari Montgomery

Moorhead

Moran

Morella

Shays Shuster Nethercutt Skeen Skelton Slaughter Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Spratt Stearns Stenholm Stockman Payne (VA) Stump Peterson (FL) Stupak Peterson (MN) Talent. Tanner Tate Tauzin Taylor (MS) Taylor (NC) Tejeda Thomas Thompson Thornberry

Thornton

Thurman

Torkildsen

Traficant

Visclosky

Vucanovich

Waldholtz

Watts (OK)

Weldon (FL)

Weldon (PA)

Walker

Walsh

Wamp

Ward

Weller

White

Whitfield

Wicker

Wise

Wolf

Wyden

Wynn

Zeliff

Zimmer

Young (AK)

Young (FL)

Volkmer

Tiahrt

Upton

Schumer Scott Seastrand Sensenbrenner Shadegg Shaw

NOES-59

Frank (MA) Abercrombie Rush Sabo Baker (CA) Gutierrez Hilliard Sanders Becerra Beilenson Hinchey Serrano Berman Hoyer Skaggs Lewis (GA) Bonior Stark Clay Livingston Stokes Clayton McDermott Studds Collins (IL) Meek Torres Torricelli Collins (MI) Mink Conyers Murtha Towns Velazquez Vento Coyne Dellums Myers Nadler Dixon Olver Waters Watt (NC) Engel Owens Waxman Payne (NJ) Evans Williams Fattah Flake Foglietta Woolsey Rahall Yates Rangel Roybal-Allard

NOT VOTING-11

Bateman Moakley Sisisky Tucker Wilson de la Garza Mollohan Ensign Obey Reynolds

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was amended was, by unanimous consent, laid on the table.

By unanimous consent, the title was amended so as to read: "An Act to establish procedures to provide for a deficit reduction lock-box and related downward adjustment of discretionary spending limits .'

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶114.16 PROVIDING FOR THE CONSIDERATION OF H.R. 1670

Mr. McINNIS, by direction of the Committee on Rules, called up the following resolution (H. Res. 219):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1670) to revise and steamline the acquisition laws of the Federal Government, to reorganize the mechanisms for resolving Federal procurement disputes, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with section 302(f) or 308(a) of the Congressional Budget Act of 1974 are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Government Reform and Oversight. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Government Reform and Oversight. The committee amendment in the nature of a substitute shall be considered by title rather than by section. The first two sections and each title shall be considered as read. Points of order against the committee amendment in the nature of a substitute for failure to comply with clause 5(a) of rule XXI or section 302(f) of the Congressional Budget Act of 1974 are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. The Chairman of the Committee of the Whole may postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment. The Chairman of the Committee of the Whole may reduce to not less than five minutes the time for voting by electronic device on any postponed question that immediately follows another vote by electronic device without intervening business: Provided, That the time for voting by electronic device on the first in any series of questions shall be not less than fifteen minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instruction.

When said resolution was considered. After debate.

On motion of Mr. McINNIS, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said resolution?

SPEAKER pro tempore, Mr. LAHOOD, announced that the yeas had

Mr. McINNIS objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 414 When there appeared Nays

¶114.17[Roll No. 659] YEAS-414

Abercrombie Crane Hall (TX) Ackerman Crapo Hamilton Allard Cremeans Hancock Cubin Andrews Archer Cunningham Harman Armey Danner Hastert Bachus Davis Hastings (FL) Baesler Deal Hastings (WA) Baker (CA) DeLauro Hayes Hayworth Baker (LA) DeLay Baldacci Dellums Hefley Ballenger Deutsch Hefner Diaz-Balart Heineman Barcia Barrett (WI) Dickey Herger Bartlett Dicks Hilleary Barton Dingell Hilliarď Bass Dixon Hinchey Bateman Doggett Hobson Beilenson Dooley Hoekstra Bentsen Dornan Hoke Bereuter Doyle Holden Berman Dreier Horn Hostettler Bevill Duncan Bilbray Dunn Houghton Bilirakis Durbin Hoyer Bishop Edwards Hunter Bliley Hutchinson Blute Ehrlich Hyde Boehlert Inglis Emerson Engel English Eshoo Istook Jackson-Lee Bonilla Bonior Jacobs Bono Borski Jefferson Evans Johnson (CT) Everett Boucher Ewing Johnson (SD) Brewster Farr Fattah Johnson, E. B. Browder Johnson, Sam Brown (CA) Fawell Johnston Brown (FL) Fazio Fields (LA) Jones Kanjorski Brown (OH) Fields (TX) Brownback Kaptur Bryant (TN) Filner Kasich Bryant (TX) Flake Kelly Flanagan Kennedy (MA) Foglietta Foley Kennedy (RI) Kennelly Bunning Burr Burton Forbes Kildee Buyer Callahan Ford Kim Fowler King Calvert Kingston Camp Canady Frank (MA) Kleczka Franks (CT) Klink Franks (NJ) Cardin Klug Knollenberg Castle Frelinghuysen Chabot Frisa Kolbe Chambliss Funderburk LaFalce Chapman Furse LaHood Gallegly Christensen Lantos Chrysler Ganske Largent Gejdenson Gekas Clay Latham Clayton LaTourette Gephardt Clement Laughlin Clinger Geren Lazio Gilchrest Leach Coble Gillmor Levin Lewis (CA) Coburn Gilman Gonzalez Coleman Lewis (GA) Collins (GA) Goodlatte Lewis (KY) Collins (IL) Goodling Lightfoot Collins (MI) Gordon Lincoln Combest Goss Linder Graham Lipinski Condit Conyers Green Livingston Cooley Costello Greenwood LoBiondo Gunderson Lofgren Cox Gutierrez Longley Covne Gutknecht Lowev Cramer Hall (OH) Lucas

Luther Payne (NJ) Payne (VA) Smith (WA) Maloney Solomon Manton Peterson (FL) Spence Manzullo Peterson (MN) Markey Spratt Martinez Petri Stark Martini Mascara Pickett Stearns Stenholm Pombo Matsui Pomeroy Stockman McCarthy Porter Stokes McCollum Portman Studds McCrery Poshard Stump Pryce Quillen McDade Stupak McDermott Talent McHale Quinn Tanner Radanovich McHugh Tate Tauzin McInnis Rahall McIntosh Ramstad Taylor (MS) Rangel Reed Taylor (NC) McKeon McKinney Tejeda McNulty Regula Thomas Richardson Meehan Thompson Meek Riggs Thornberry Menendez Rivers Thornton Metcalf Roberts Thurman Meyers Roemer Tiahrt Mfume Rogers Torres Rohrabacher Torricelli Mica Miller (CA) Ros-Lehtinen Miller (FL) Rose Traficant Mineta Roth Upton Minge Roukema Velazquez Roybal-Allard Mink Vento Molinari Visclosky Royce Rush Waldholtz Montgomery Moorhead Sabo Walker Salmon Walsh Moran Morella Sanders Wamp Ward Murtha Sanford Myers Sawyer Waters Myrick Saxton Watt (NC) Watts (OK) Nadler Scarborough Waxman Weldon (FL) Weldon (PA) Neal Schiff Schroeder Nethercutt Schumer Neumann Ney Scott Weller Norwood Seastrand White Whitfield Sensenbrenner Nussle Oberstar Serrano Wicker Obey Shadegg Williams Olver Wise Shaw Ortiz Shays Wolf Orton Shuster Woolsey Owens Skaggs Wyden Wynn Oxley Packard Skelton Yates Pallone Young (AK) Slaughter Young (FL) Parker Smith (MI) Pastor Smith (N.J) Zeliff Paxon Smith (TX) Zimmer

NOT VOTING-20

_		
Barr	Ensign	Sisisky
Barrett (NE)	Frost	Torkildsen
Becerra	Gibbons	Tucker
Chenoweth	Moakley	Volkmer
de la Garza	Mollohan	Vucanovich
DeFazio	Reynolds	Wilson
Doolittle	Schaefer	

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table

¶114.18 FEDERAL ACQUISITION REFORM

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to House Resolution 219 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 1670) to revise and streamline the acquisition laws of the Federal Government, to reorganize the mechanism for resolving Federal procurement disputes, and for other purposes.

The SPEAKER pro tempore, Mr. Lahood, by unanimous consent, designated Mr. WELLER as Chairman of the Committee of the Whole; and after some time spent therein,

¶114.19 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mrs. COLLINS of Illinois:

Strike out sections 101, 102, 103, and 106 and insert in lieu of section 101 the following:

SEC. 101. COMPETITION PROVISIONS.

(a) CONFERENCE BEFORE SUBMISSION OF BIDS OR PROPOSALS.—(1) Section 2305(a) of title 10, United States Code, is amended by adding at the end the following paragraph:

"(6) To the extent practicable, for each

"(6) To the extent practicable, for each procurement of property or services by an agency, the head of the agency shall provide for a conference on the procurement to be held for anyone interested in submitting a bid or proposal in response to the solicitation for the procurement. The purpose of the conference shall be to inform potential bidders and offerors of the needs of the agency and the qualifications considered necessary by the agency to compete successfully in the procurement.".

(2) Section 303A of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253a) is amended by adding at the end

the following new subsection:

"(f) To the extent practicable, for each procurement of property or services by an agency, an executive agency shall provide for a conference on the procurement to be held for anyone interested in submitting a bid or proposal in response to the solicitation for the procurement. The purpose of the conference shall be to inform potential bidders and offerors of the needs of the executive agency and the qualifications considered necessary by the executive agency to compete successfully in the procurement."

"(b) DESCRIPTION OF SOURCE SELECTION PLAN IN SOLICITATION.—(1) Section 2305(a) of title 10, United States Code, is further

amended in paragraph (2)-

(A) by striking out "and" after the semicolon at the end of subparagraph (A);

(B) by striking out the period at the end of subparagraph (B) and inserting in lieu thereof "; and"; and

(C) by adding at the end the following new subparagraph:

"(C) a description, in as much detail as is practicable, of the source selection plan of the agency, or a notice that such plan is available upon request."

available upon request.".

(2) Section 303A of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253a) is further amended in subsection (b)—

(A) by striking out "and" after the semicolon at the end of paragraph (1);

(B) by striking out the period at the end of paragraph (2) and inserting in lieu thereof "; and"; and

(C) by adding at the end the following new

subparagraph:

"(3) a description, in as much detail as is practicable, of the source selection plan of the executive agency, or a notice that such plan is available upon request.".

(c) DISCUSSIONS NOT NECESSARY WITH EVERY OFFEROR.—(1) Section 2305(b)(4)(A)(i) of title 10, United States Code, is amended by inserting before the semicolon the following: "and provided that discussions need not be conducted with an offeror merely to permit that offeror to submit a technically acceptable revised proposal".

(2) Section 303B(d)(1)(A) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253b) is amended by inserting before the semicolon the following: "and provided that discussions need not be conducted with an offeror merely to permit that offeror to submit a technically acceptable revised proposal".

(d) PRELIMINARY ASSESSMENTS OF COMPETITIVE PROPOSALS.—(1) Section 2305(b)(2) of

title 10, United States Code, is amended by adding at the end the following: "With respect to competitive proposals, the head of the agency may make a preliminary assessment of a proposal received, rather than a complete evaluation of the proposal, and may eliminate the proposal from further consideration if the head of the agency determines the proposal has no chance for contract award."

(2) Section 202B(b) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253b(b)) is amended by adding at the end the following: "With respect to competitive proposals, the head of the agency may make a preliminary assessment of a proposal received, rather than a complete evaluation of the proposal, and may eliminate the proposal from further consideration if the head of the agency determines the proposal has no chance for contract award.".

(e) FEDERAL ACQUISITION REGULATION.—The Federal Acquisition Regulation shall be revised to reflect the amendments made by subsections (a), (b), (c), and (d).

It was decided in the negative 182 Nays 239

¶114.20 [Roll No. 660] AYES—182

Abercrombie Gephardt Neal Oberstar Ackerman Gibbons Gonzalez Obey Baesler Olver Baldacci Gordon Barcia Green Ortiz Barrett (WI) Gutierrez Orton Becerra Hall (OH) Owens Hamilton Pallone Beilenson Hastings (FL) Bentsen Pastor Hefner Hilliard Payne (NJ) Berman Payne (VA) Bishop Boehlert Hinchey Peterson (FL) Bonior Holden Peterson (MN) Borski Hoyer Pomeroy Jackson-Lee Poshard Boucher Brewster Jacobs Rahall Brown (CA) Jefferson Rangel Brown (FL) Johnson (SD) Brown (OH) Johnson, E. B. Richardson Bryant (TX) Johnston Rivers Bunn Kanjorski Roberts Clay Kaptur Roukema Roybal-Allard Clayton Kelly Clyburn Kennedy (MA) Rush Coleman Kennedy (RI) Sabo Collins (IL) Kennelly Sanders Collins (MI) Kildee Sawyer Condit. Kingston Schroeder Conyers Kleczka Schumer Costello Klink Scott Covne LaFalce Serrano LaHood Cramer Skaggs Danner Lantos Slaughter DeFazio Levin Spratt DeLauro Lewis (GA) Stark Dellums Lincoln Stokes Deutsch Lipinski Studds Dingell LoBiondo Stupak Taylor (MS) Dixon Lowey Luther Tejeda Doggett Maloney Thompson Doyle Manton Thornton Durbin Manzullo Thurman Edwards Markey Torricelli Engel Martinez Mascara Towns Ensign McCarthy Traficant Eshoo Evans McDermott Velazquez McHale Vento Farr Fattah McKinney Visclosky McNulty Fazio Volkmer Fields (LA) Meehan Ward Meek Waters Filner Watt (NC) Menendez Flake Foglietta Meyers Waxman Forbes Mfume Wise Miller (CA) Woolsey Ford Frank (MA) Mineta Wyden Frelinghuysen Minge Wynn Furse Mink Yates Gejdenson Nadler

NOES-239

Allard Archer Bachus Andrews Armey Baker (CA)

Baker (LA) Geren Gilchrest Norwood Nussle Ballenger Barr Gillmor Oxlev Packard Barrett (NE) Parker Bartlett Goodlatte Paxon Barton Goodling Petri Bass Goss Pickett Bateman Graham Pombo Bereuter Greenwood Gunderson Porter Bevill Portman Bilbray Gutknecht Bilirakis Hall (TX) Quillen Bliley Hancock Quinn Blute Hansen Radanovich Boehner Harman Ramstad Bonilla Hastert Regula Hastings (WA) Bono Riggs Browder Hayes Roemer Hayworth Brownback Rogers Bryant (TN) Hefley Rohrabacher Heineman Bunning Ros-Lehtinen Hilleary Roth Burton Hobson Royce Buver Hoekstra Salmon Callahan Hoke Sanford Calvert Horn Saxton Camp Hostettler Scarborough Canady Houghton Schaefer Cardin Hunter Schiff Hutchinson Castle Seastrand Chabot Hyde Sensenbrenner Chambliss Inglis Shadegg Chapman Istook Shaw Chenoweth Johnson (CT) Shays Christensen Johnson, Sam Shuster Chrysler Jones Skeen Clement Kasich Skelton Smith (MI) Clinger Kim Smith (NJ) Coble King Klug Smith (TX) Coburn Smith (WA) Collins (GA) Knollenberg Solomon Combest Kolbe Souder Cooley Largent Spence Crane Latham Stearns Crapo LaTourette Stenholm Cremeans Laughlin Stockman Cubin Lazio Stump Cunningham Leach Talent Davis Lewis (CA) Tanner Lewis (KY) Deal Tate DeLay Lightfoot Tauzin Diaz-Balart Linder Taylor (NC) Dickey Livingston Thomas Dicks Lofgren Thornberry Doolittle Longley Tiahrt Lucas Dornan Torkildsen Martini Dreier Unton Duncan Matsui . Vucanovich McCollum Dunn Walker McCrery Ehlers Walsh Ehrlich McDade Wamp Emerson McHugh Watts (OK) English McInnis Weldon (FL) Everett McIntosh Weldon (PA) Ewing McKeon Weller Fawell Metcalf White Fields (TX) Mica Whitfield Miller (FL) Wicker Williams Flanagan Molinari Foley Fowler Montgomery Wilson Fox Moorhead Wolf Franks (CT) Young (AK) Moran Franks (NJ) Morella Young (FL) Frisa Murtha Zeliff Zimmer Funderburk Mvers Gallegly Nethercutt

NOT VOTING—13

CoxMollohanSisiskyde la GarzaMyrickTuckerFrostPelosiWaldholtzHergerReynolds

Ney

Gekas

So the amendment was not agreed to.
After some further time.

The SPEAKER pro tempore, Mr. Lahood, assumed the Chair.

When Mr. WELLER, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

¶114.21 DEFENSE DEPARTMENT APPROPRIATIONS, FY 1996

On motion of Mr. YOUNG of Florida, by unanimous consent, the bill (H.R. 2126) making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. YOUNG of Florida, it was,

Resolved, That the House disagree to the amendment of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. Lahood, by unanimous consent, announced the appointment of Messrs. Young of Florida, McDade, Livingston, Lewis of California, Skeen, Hobson, Bonilla, Nethercutt, Neuman, Murtha, Dicks, Wilson, Hefner, Sabo, and Obey as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate thereof.

¶114.22 PROVIDING FOR A CLOSED CONFERENCE—H.R. 2126

Mr. YOUNG of Florida moved, pursuant to clause 6(a) of rule XXVIII, that the conference committee meetings between the House and the Senate on the bill (H.R. 2126) making appropriations for the Department of Defense for the fiscal year ending September 30, 1996, and for other purposes; be closed to the public at such times as classified national security information is underconsideration; *Provided, however*, that any sitting Member of Congress shall have a right to attend any closed or open meeting.

The question being put,

Will the House agree to said motion? The SPEAKER pro tempore, Mr. LAHOOD, announced that a roll call was required under clause 6, rule XXVIII, and the call was taken by electronic device.

¶114.23 [Roll No. 661] YEAS—414

Bilirakis Abercrombie Calvert Camp Canady Allard Bishop Andrews Bliley Blute Archer Cardin Armey Boehlert Castle Bachus Boehner Chabot Bonilla Chambliss Baesler Baker (CA) Bonior Chapman Chenoweth Baker (LA) Bono Baldacci Borski Christensen Ballenger Boucher Chrysler Barcia Brewster Browder Clay Clayton Barr Barrett (NE) Brown (CA) Clement Barrett (WI) Clinger Clyburn Brown (FL) Bartlett Brown (OH) Brownback Coble Barton Coburn Bass Bryant (TN) Bateman Bryant (TX) Coleman Becerra Bunn Collins (IL) Bunning Beilenson Collins (MI) Bentsen Burr Combest Burton Condit Bereuter Bevill Buyer Convers Callahan Cooley

Costello Coyne Crane Crapo Cremeans Cubin Cunningham Danner Davis Deal DeLauro DeLay Dellums Deutsch Diaz-Balart Dickey Dicks Dingell Doggett Dooley Doolittle Dornan Doyle Duncan Dunn Durbin Edwards Ehlers Ehrlich Emerson Engel English Ensign Eshoo Evans Everett Ewing Farr Fattah Fawell Fazio Fields (LA) Fields (TX) Filner Flake Flanagan Foglietta Foley Forbes Ford Fowler Frank (MA) Franks (CT) Franks (NJ) Frelinghuysen Frisa Funderburk Furse Gallegly Ganske Gejdenson Gekas Gephardt Geren Gibbons Gilchrest Gilman Gonzalez Goodlatte Goodling Gordon Goss Graham Green Greenwood Gunderson Gutierrez Gutknecht Hall (OH) Hall (TX) Hamilton Hancock Hansen Harman Hastings (FL) Hastings (WA) Hayes Hayworth Hefley Hefner Heineman Herger Hilleary

Hilliard

Hinchey

Hobson Hoekstra Myers Myrick Hoke Holden Neal Nethercutt Horn Hostettler Neumann Houghton Ney Norwood Hover Hunter Nussle Hutchinson Oberstar Obey Hyde Inglis Olver Istook Ortiz Jackson-Lee Orton Jacobs Owens Oxley Packard Jefferson Johnson (CT) Johnson (SD) Pallone Johnson, E. B. Parker Johnson, Sam Pastor Johnston Paxon Payne (N.J) Jones Kanjorski Payne (VA) Kaptur Peterson (FL) Kasich Peterson (MN) Kelly Kennedy (MA) Pickett Kennedy (RI) Pombo Kennelly Pomeroy Kildee Porter Portman Kim King Poshard Kingston Prvce Kleczka Quillen Klink Quinn Klug Knollenberg Radanovich Rahall Kolbe Ramstad LaFalce Rangel LaHood Reed Lantos Regula Richardson Largent Latham Riggs LaTourette Rivers Laughlin Roberts Lazio Roemer Leach Rogers Levin Rohrabacher Lewis (CA) Ros-Lehtinen Lewis (GA) Roth Lewis (KY) Roukema Roybal-Allard Lightfoot Royce Rush Lincoln Linder Lipinski Sabo Livingston Salmon LoBiondo Sanders Lofgren Sanford Sawyer Saxton Longley Lowey Scarborough Lucas Luther Schaefer Schiff Maloney Manton Manzullo Schumer Scott Markey Seastrand Martinez Sensenbrenner Martini Serrano Shadegg Matsui Shaw McCarthy Shavs McCollum Shuster McCrery McDade Skaggs Skeen McDermott Skelton McHale Slaughter McHugh Smith (MI) McInnis Smith (NJ) McIntosh Smith (TX) Smith (WA) McKeon McKinney Solomon McNulty Souder Meehan Spence Meek Spratt Menendez Stark Metcalf Stearns Meyers Stenholm Mfume Stockman Mica Stokes Miller (CA) Studds Miller (FL) Stump Mineta Stupak Minge Talent Mink Tanner Molinari Tate Tauzin Montgomery Taylor (MS) Moorhead Moran Taylor (NC) Morella Tejeda Murtha Thomas

Thompson Thornberry Vucanovich Walker Whitfield Wicker Williams Thornton Walsh Thurman Wamp Wilson Wise Ward Tiahrt Torkildsen Waters Wolf Watt (NC) Watts (OK) Torres Woolsey Wyden Towns Waxman Weldon (FL) Weldon (PA) Traficant Wynn Upton Velazquez Young (AK) Young (FL) Zeliff Vento Weller Visclosky White Zimmer

NAYS-2

DeFazio

Schroeder

NOT VOTING-18

Ackerman Gillmor Sisisky Torricelli Berman Moakley Collins (GA) Mollohan Tucker Cox Volkmer Pelosi de la Garza Reynolds Waldholtz Frost Rose Yates

So the motion was agreed to.

A motion to reconsider the vote whereby said motion was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶114.24 HOUR OF MEETING

On motion of Mr. GOSS, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 1 o'clock p.m. on Thursday, September 14, 1995.

¶114.25 SUBPOENA

The SPEAKER pro tempore, Mr. LAHOOD, laid before the House a communication, which was read as follows:

OFFICE OF THE CLERK,

U.S. HOUSE OF REPRESENTATIVES, Washington, DC, September 12, 1995.

Hon. NEWT GINGRICH, Speaker, House of Representatives, Washington,

DEAR MR. SPEAKER: This is to notify you pursuant to Rule L (50) of the Rules of the House I have been served with a subpoena issued by the United States District Court for the Central District of California.

The General Counsel has determined that compliance with the subpoena is not inconsistent with the privileges and precedents of the House.

With warm regards,

Sincerely,

ROBIN H. CARLE.

Clerk, House of Representatives.

And then,

¶114.26 ADJOURNMENT

On motion of Mr. FOX, pursuant to the special order heretofore agreed to, at 10 o'clock and 32 minutes p.m., the House adjourned until 1 o'clock p.m. on Thursday, September 14, 1995.

¶114.27 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. LIPINSKI:

H.R. 2318. A bill to provide for additional diversity immigrant visas for certain natives of Poland; to the Committee on the Judici-

By Mrs. LOWEY:

H.R. 2319. A bill to amend title 23, United States Code, to establish a national standard to prohibit the operation of motor vehicles by intoxicated minors; to the Committee on Transportation and Infrastructure.

By Mr. HERGER (for himself, Mr. CLEMENT, Mr. SHAW, Mr. BURR, Mr. KLECZKA, Mr. COLLINS of Georgia, Mr. FOX, Mr. BEREUTER, Mrs. JOHNSON of Connecticut, Mr. HEFLEY. CONDIT, Mr. COOLEY, Mr. GORDON, Mr. HOLDEN, Mr. BRYANT of Texas, Mr. BOEHNER, Mr. LAUGHLIN, and Mr. CAMP):

H.R. 2320. A bill to provide for the more effective implementation of the prohibition against the payment to prisoners of supplemental security income benefits under title XVI of the Social Security Act or monthly insurance benefits under title II of such act, and to deny such supplemental security income benefits for 10 years to a person found to have fraudulently obtained such benefits while in prison; to the Committee on Ways and Means.

By Mr. NADLER: H.R. 2321. A bill to direct the Secretary of Transportation to make a grant for improvements to the New York City subway system, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. NETHERCUTT (for himself, Ms. DUNN of Washington, Mr. HASTINGS of Washington, Mr. METCALF, Mrs. SMITH of Washington, Mr. TATE, Mr. WHITE, Mr. DICKS, and McDermott):

H.R. 2322. A bill to designate the Walla Walla Veterans Medical Center located at 77 Wainwright Drive, Walla Walla, WA, as the "Jonathan M. Wainwright Memorial VA Medical Center"; to the Committee on Veterans' Affairs.

> By Mr. OXLEY (for himself, GILLMOR, Mr. GREENWOOD, Mr. CLINGER. Mr. HAMILTON. Mr. PORTMAN, Ms. KAPTUR, and Mrs. JOHNSON of Connecticut):

H.R. 2323. A bill to amend the Solid Waste Disposal Act to authorize State and local governments to prohibit or restrict the receipt of out-of-State municipal solid waste, to authorize local governments to control and direct the movement of certain solid waste, and for other purposes; to the Committee on Commerce.

By Mr. PETRI: H.R. 2324. A bill to terminate marketing orders regulating the price of milk at the end of 1995 and to provide for the gradual reduction and eventual elimination of the price support program for milk; to the Committee on Agriculture.

By Mr. ROTH (for himself, Mr. BEREU-TER, Mrs. JOHNSON of Connecticut, Mr. HOUGHTON, and Mr. MANZULLO):

H.R. 2325. A bill to establish a Department of Trade; to the Committee on Government Reform and Oversight, and in addition to the Committees on National Security, International Relations, Banking and Financial Services, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SCHIFF (for himself, Mr. SHAYS, Mr. CLINGER, Mr. FOX, Mr. SCHUMER, and Mr. TOWNS):

H.R. 2326. A bill to improve Federal efforts to combat fraud and abuse against health care programs, and for other purposes; to the Committee on the Judiciary, and in addition to the Committees on Government Reform and Oversight, Ways and Means, and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SENSENBRENNER (for himself, Mr. BARRETT of Wisconsin, Mr. NEUMANN, Mr. KLUG, and Mr. KLECZ-

H.R. 2327. A bill to allow for a waiver during nonozone season of certain reformulated gas requirements; to the Committee on Commerce.

By Mr. STOCKMAN:

H.R. 2328. A bill to amend title 23, United States Code, relating to the sale of alcoholic beverages to persons who are less than 21 years of age; to the Committee on Transportation and Infrastructure.

By Mr. GEPHARDT (for himself, Mr. BONIOR, Mr. DINGELL, Mr. GIBBONS, Mr. Waxman, Mr. Stark, Mr. Aber-CROMBIE, Mr. ACKERMAN, Mr. ANDREWS, Mr. BAESLER, Mr. BALDACCI, Mr. BARCIA of Michigan, Mr. BARRETT of Wisconsin, Mr. BECERRA, Mr. BEIL-ENSON, Mr. BENTSEN, Mr. BERMAN, Mr. BEVILL, Mr. BISHOP, Mr. BORSKI, Mr. BOUCHER, Mr. BROWDER, Ms. BROWN of Florida, Mr. BROWN of Ohio, Mr. Brown of California, Mr. Bryant of Texas, Mr. CARDIN, Mr. CHAPMAN, Mr. CLAY, Mrs. CLAYTON, Mr. CLEM-ENT, Mr. CLYBURN, Mr. COLEMAN, Mrs. COLLINS of Illinois, Miss COLLINS of Michigan, Mr. CONDIT, Mr. CONYERS, Costello, Mr. Coyne, Mr. CRAMER, Ms. DANNER, Mr. DE LA GARZA, Mr. DEFAZIO, Ms. DELAURO, Mr. DELLUMS, Mr. DEUTSCH, Mr. DICKS, Mr. DIXON, Mr. DOGGETT, Mr. DOOLEY, Mr. DOYLE, Mr. DURBIN, Mr. EDWARDS, Mr. ENGEL, Ms. ESHOO, Mr. EVANS, Mr. FALEOMAVAEGA, Mr. FARR, Mr. FATTAH, Mr. FAZIO of California, Mr. FIELDS of Louisiana, Mr. FILNER, Mr. FLAKE, Mr. FOGLIETTA, Mr. FORD, Mr. FRANK of Massachusetts, Mr. Frazer, Mr. Frost, Ms. Furse, Mr. Gejdenson, Mr. Pete GEREN of Texas, Mr. GONZALEZ, Mr. GORDON, Mr. GENE GREEN of Texas, Mr. GUTIERREZ, Mr. HALL of Ohio, Mr. HALL of Texas, Mr. HAMILTON, Ms. HARMAN, Mr. HASTINGS of Florida, Mr. HEFNER, Mr. HILLIARD, Mr. HINCHEY, Mr. HOLDEN, Mr. HOYER, Ms. JACKSON-LEE, Mr. JACOBS, Mr. JEFFERSON, Mr. JOHNSON of South Dakota, Ms. Eddie Bernice Johnson of Texas, Mr. JOHNSTON of Florida, Mr. Kanjorski, Ms. Kaptur, Mr. KENNEDY of Rhode Island, Mr. KEN-NEDY of Massachusetts, Mrs. KEN-NELLY, Mr. KILDEE, Mr. KLINK, Mr. LAFALCE, Mr. LANTOS, Mr. LEVIN, Mr. LEWIS of Georgia, Mrs. LINCOLN, Mr. LIPINSKI, Ms. LOFGREN, Mrs. LOWEY, Mr. LUTHER, Mrs. MALONEY, Mr. MAN-TON, Mr. MARKEY, Mr. MARTINEZ, Mr. MASCARA, Mr. MATSUI, Ms. McCAR-THY, Mr. MCDERMOTT, Mr. MCHALE, Ms. MCKINNEY, Mr. MCNULTY, Mr. MEEHAN, Mrs. MEEK of Florida, Mr. MENENDEZ, Mr. MFUME, Mr. MILLER of California, Mr. MINETA, Mr. MINGE, Mrs. MINK of Hawaii, Mr. MOAKLEY, Mr. MOLLOHAN, Mr. MONTGOMERY, Mr. MORAN, Mr. MURTHA, Mr. NADLER, Mr. Neal of Massachusetts, Ms. Norton, Mr. Oberstar, Mr. Obey, Mr. Olver, Mr. Orton, Mr. Owens, Mr. Pallone, Mr. Pastor, Mr. Pallone, Mr. Pastor, Mr. Pallone, Mr. Pastor, Mr. Pallone, Mr. Pastor, Mr. Pallone, Mr. Mr. Payne of New Jersey, Mr. Payne of Virginia, Ms. Pelosi, Mr. Peter-SON of Florida, Mr. PETERSON of Minnesota, Mr. PICKETT, Mr. POMEROY. Mr. Poshard, Mr. Rahall, Mr. Ran-GEL, Mr. REED, Mr. RICHARDSON, Ms. RIVERS, Mr. ROEMER, Mr. ROMERO-BARCELO, Mr. ROSE, Ms. ROYBAL-AL-LARD, Mr. RUSH, Mr. SABO, Mr. SAND-ERS, Mr. SAWYER, Mrs. SCHROEDER, SCHUMER, Mr. SCOTT, Mr. SERRANO, Mr. SKAGGS, Mr. SKELTON, Ms. SLAUGHTER, Mr. SPRATT, Mr.

STENHOLM, Mr. STOKES, Mr. STUDDS, Mr. Stupak, Mr. Tanner, Mr. Taylor TEJEDA, Mr. of Mississippi, Mr. THOMPSON, Mr. THORNTON, Mrs. THURMAN, Mr. TORRES, TORRICELLI, Mr. TOWNS, Mr. TRAFI-CANT, Mr. TUCKER, Mr. UNDERWOOD, Ms. VELAZQUEZ, Mr. VENTO, Mr. VIS-CLOSKY, Mr. VOLKMER, Mr. WARD, Ms. WATERS, Mr. WATT of North Carolina, Mr. WILLIAMS, Mr. WILSON, Mr. WISE, Ms. Woolsey, Mr. Wyden, Mr. Wynn, and Mr. YATES):

H. Res. 221. Resolution providing that consideration in the House of Representatives and its committees and subcommittees thereof of any legislation changing existing law with respect to Medicare or Medicaid pursuant to the reconciliation instructions of the concurrent resolution on the budget for fiscal year 1996 shall be preceded by adequate time for public examination of such legislation and public hearings thereon, and expressing the sense of the House that the Senate should similarly provide for such public examination and hearings; to the Committee on Rules.

¶114.28 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 65: Mr. Fox.

H.R. 103: Mr. WARD and Mr. SCARBOROUGH.

H.R. 104: Mr. BEREUTER.

H.R. 109: Mr. DELLUMS. H.R. 127: Mr. DAVIS, Mr. SPRATT, Mr. JOHN-STON of Florida, Mr. MANTON, Mr. FUNDER-BURK, Mr. DOOLITTLE, Mr. LIGHTFOOT, Mr. DEUTSCH, Mr. HEFLEY, Ms. NORTON, Ms. DELAURO, Miss COLLINS of Michigan, Mr. HEFNER, Mr. YATES, Mr. VISCLOSKY, Mr. LAHOOD, Mr. MENENDEZ, and Ms. ESHOO.

H.R. 218: Mr. Cox, Mr. Dornan, Mr. Hall of Ohio, and Mr. POSHARD.

H.R. 248: Mrs. MORELLA and Mr. HAMILTON. H.R. 249: Mr. Fox.

H.R. 351: Mr. ROTH.

H.R. 390: Mr. McIntosh.

H.R. 468: Mr. SAXTON and Mr. CRAMER.

H.R. 528: Mr. DICKEY, Mr. MONTGOMERY, and Mr. CALLAHAN.

H.R. 580: Mr. COBURN.

H.R. 743: Mr. PAXON, Mr. DICKEY, Mr. CAL-LAHAN, Mr. BLILEY, and Mr. HILLEARY.

H.R. 789: Mr. HILLIARD, Mr. MORAN, and Mr. McNulty.

H.R. 820: Mr. PAXON and Mr. DREIER.

H.R. 833: Mr. WYDEN.

H.R. 911: Mrs. MALONEY.

H.R. 922: Mr. GANSKE.

H.R. 969: Mr. Durbin.

H.R. 1023: Mr. MATSUI.

H.R. 1114: Mr. TANNER and Mr. BASS.

H.R. 1127: Mr. BEREUTER and Mr. SANDERS. H.R. 1279: Mr. Coble, Mr. Archer, Mr.

McCollum, and Mr. Calvert. H.R. 1386: Mr. Hansen, Mr. Barton of Texas, Mr. Torkildsen, Mr. Salmon, Mr. PETRI, Mr. COBURN, and Mr. HAYES.

H.R. 1406: Mr. KINGSTON.

H.R. 1458: Mr. CRAMER.

H.R. 1484: Mrs. MEEK of Florida, Mr. VIS-CLOSKY, Mr. KLECZKA, and Mr. FROST.

H.R. 1488: Mr. HANCOCK, Mr. RAHALL, Mr. PETERSON of Minnesota, Mr. BAKER of Louisiana, Mr. CHAMBLISS, Mr. MURTHA, Mr. FRANKS of Connecticut, Mr. KINGSTON, Mr. TIAHRT, and Mr. SHUSTER.

H.R. 1618: Mr. ZIMMER, Mr. WATTS of Oklahoma, and Mr. CANADY.

H.R. 1687: Mr. STOCKMAN, Mr. NEAL of Massachusetts, and Mr. HOSTETTLER.

H.R. 1713: Mr. DICKEY.

H.R. 1758: Mr. MARKEY.

H.R. 1774: Mrs. MALONEY.

H.R. 1818: Mr. Foley, Mr. Bono, Mrs. Mey-ERS of Kansas, Mr. LEWIS of Kentucky, and Mr. HASTINGS of Washington.

H.R. 1872: Mr. PAYNE of New Jersey

H.R. 1918: Mr. CUNNINGHAM, Mr. BILBRAY, Mr. KLUG, and Mr. McCollum.

H.R. 1960: Mr. Andrews.

H.R. 2011: Mr. SERRANO, Mr. SANDERS, Mr. FORD, Mr. MANTON, Mr. MATSUI, Mr. DEL-LUMS, Mr. COLEMAN, Mr. KENNEDY of Rhode Island, Mr. JOHNSTON of Florida, Mrs. THUR-MAN, and Mr. GEJDENSON.

H.R. 2072: Mr. ROYCE, Mr. SANFORD, Mr. SCARBOROUGH, Mr. FORBES, Mr. DAVIS, and Mr. HORN.

H.R. 2090: Mr. MEEHAN, Mrs. MEYERS of Kansas, and Mr. HOKE.

H.R. 2105: Mr. OBERSTAR, Mr. BROWN of Ohio, Mr. FORBES, Mr. LOBIONDO, Mr. BARCIA of Michigan, and Mr. GEJDENSON.

H.R. 2190: Mr. DUNCAN, Mr. DEUTSCH, Mr. GILCHREST, Mr. FIELDS of Texas, and Mr. FOLEY.

H.R. 2200: Mr. FIELDS of Texas, Mr. ROHR-ABACHER, Mr. CAMP, and Mr. STUPAK.

H.R. 2202: Mr. BUYER and Mr. CRAMER.

H.R. 2271: Ms. KAPTUR.

H. Con. Res. 21: Mr. MEEHAN.

H. Con. Res. 50: Mr. FRANKS of Connecticut.

H Con Res 80: Mr OLVER Mr LEVIN Mr FROST, Mr. MEEHAN, Mr. FRANK of Massachusetts Mr LUTHER and Mr SABO

H. Res. 200: Ms. ROYBAL-ALLARD.

¶114.29 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 4 of rule XXII, sponsors were deleted from public bills and resolutions as follows:

H.R. 359: Mr. STUDDS and Mr. Fox.

H.R. 534: Mr. INGLIS of South Carolina.

H.R. 899: Ms. EDDIE BERNICE JOHNSON of Texas.

THURSDAY, SEPTEMBER 14, 1995 (115)

¶115.1 DESIGNATION OF SPEAKER PRO

The House was called to order by the SPEAKER pro tempore, Mr. RADANO-VICH, who laid before the House the following communication:

> WASHINGTON, DC, September 14, 1995.

I hereby designate the Honorable GEORGE P. RADANOVICH to act as Speaker pro tempore on this day.

NEWT GINGRICH. Speaker of the House of Representatives.

¶115.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. RADANOVICH, announced he had examined and approved the Journal of the proceedings of Wednesday, September 13, 1995.

Pursuant to clause 1, rule I, the Journal was approved.

¶115.3 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

1426. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting notice of intent to obligate funds for International Narcotics Control [INC] programs in Peru, the Dominican Republic, El Salvador, and Liberia, pursuant to 22 U.S.C. 2291(b)(2); to the Committee on Appropriations.

1427. A letter from the Assistant Secretary for Environment, Safety, and Health, Department of Energy, transmitting a summary of the draft waste management programmatic environmental impact statement [PEIS]; to the Committee on Commerce.

1428. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting notice that the President has authorized the furnishing of fiscal year 1995 international organizations and programs [IO&P] funds to the Korean Peninsula En-Development Organization (Presidential Determination No. 95-40), pursuant to 22 U.S.C. 2364(a)(2); to the Committee on International Relations.

1429. A letter from the Deputy Associate Director for Compliance, Department of the Interior, transmitting notification of proposed refunds of excess royalty payments in OCS areas, pursuant to 43 U.S.C. 1339(b); to the Committee on Resources.

1430. A letter from the Deputy Associate Director for Compliance, Department of the Interior, transmitting notification of proposed refunds of excess royalty payments in OCS areas, pursuant to 43 U.S.C. 1339(b); to the Committee on Resources.

1431. A letter from the Attorney General of the United States, transmitting the Attorney General's report to the President: "The First Year of the Violent Crime Control Act

of 1994"; to the Committee on the Judiciary. 1432. A letter from the Chair, Commission on Legal Immigration Reform, transmitting the Commission's 1995 report on legal immigration, pursuant to Public Law 101-649, section 141(b) (104 Stat. 5002); to the Committee on the Judiciary.

¶115.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 1530. An Act to authorize appropriations for fiscal year 1996 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.

The message also announced that the Senate insists upon its amendment to the bill (H.R. 1530) "An Act to author-ize appropriations for fiscal year 1996 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes," requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints Mr. THURMOND, Mr. WARNER, Mr. COHEN, Mr. McCain, Mr. Lott, Mr. COATS, Mr. SMITH, Mr. KEMPTHORNE, Mrs. HUTCHISON, Mr. INHOFE, Mr. SANTORUM, Mr. NUNN, Mr. EXON, Mr. LEVIN, Mr. KENNEDY, Mr. BINGAMAN, Mr. Glenn, Mr. Byrd, Mr. Robb, Mr. LIEBERMAN, and Mr. BRYAN, to be the conferees on the part of the Senate.

The message also announced that the Senate had passed bills of the following titles, in which the concurrence of the House is requested:

S. 1124. An Act to authorize appropriations for fiscal year 1996 for military activities of the Department of Defense, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes;

S. 1125. An Act to authorize appropriations for fiscal year 1996 for military construction, and for other purposes; and